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MINUTES

OF THE

VOTES AND PROCEEDINGS

OF THE

Second Annual Session

OF THE

TWO HUNDRED AND FIRST

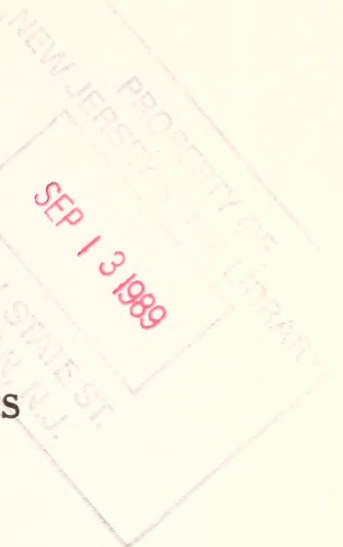
GENERAL ASSEMBLY

OF THE

STATE OF NEW JERSEY



1985



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MEMBERS OF THE GENERAL ASSEMBLY

District 1

Joseph W. Chinnici
Guy F. Muziani

District 2

Dolores G. Cooper
John Edward Kline

District 3

Martin A. Herman
Thomas A. Pankok

District 4

Anthony S. Marsella
Dennis L. Riley

District 5

Wayne R. Bryant
Francis J. Gorman

District 6

John A. Rocco
Thomas J. Shusted

District 7

Thomas P. Foy
Barbara Faith Kalik

District 8

C. William Haines
Robert J. Meyer
(Deceased July 14, 1984)
Harold L. Colburn

District 9

John T. Hendrickson, Jr.
Jorge A. Rod

District 10

John Paul Doyle
Marlene Lynch Ford

District 11

Joseph A. Palaia
Anthony M. Villane, Jr.

District 12

John O. Bennett
Marie A. Muhler

District 13

William E. Flynn
Jacqueline Walker

District 14

Joseph L. Bocchini, Jr.
Joseph D. Patero

District 15

Gerard S. Naples
John S. Watson

District 16

John Penn
Walter J. Kavanaugh

District 17

Angela L. Perun
David C. Schwartz

District 18

Thomas H. Paterniti
Frank M. Pelly

District 19

Alan Karcher
George J. Otlowski

District 20

Thomas J. Deverin
Thomas W. Long

District 21

Edward K. Gill
(Deceased Feb. 9, 1985)
Chuck Hardwick
Peter J. Genova (April 15, 1985)

District 22

Bob Franks
Maureen B. Ogden

District 23

Karl Weidel
Richard A. Zimmer

District 24

Garabed "Chuck" Haytaian
Robert E. Littell

MEMBERS OF THE GENERAL ASSEMBLY—Con.

District 25

Arthur R. Albohn
Rodney P. Frelinghuysen

District 26

Dean A. Gallo (Elected to Congress)
Robert J. Martin (Feb. 4, 1985)
Ralph A. Loveys

District 27

Mildred Barry Garvin
Harry McEnroe

District 28

Michael Aduato
James Zangari

District 29

Willie B. Brown
Eugene H. Thompson

District 30

Steven Aduato, Jr.
Buddy Fortunato

District 31

Joseph Charles, Jr.
Joseph V. Doria, Jr.

District 32

Paul Cuprowski
Anthony P. Vainieri

District 33

Nicholas LaRocca
Robert A. Ranieri

District 34

Newton E. Miller
Gerald Zecker

District 35

John A. Girgenti
Vincent Ozzie Pellecchia

District 36

Robert Hollenbeck
Richard Visotcky

District 37

Byron M. Baer
D. Bennett Mazur

District 38

Louis F. Kosco
William P. Schuber

District 39

John W. Markert
(Resigned Feb. 4, 1985)
Elizabeth E. Randall (April 5, 1985)
John E. Rooney

District 40

Nicholas R. Felice
Walter M. D. Kern, Jr.

OFFICERS OF THE GENERAL ASSEMBLY

Speaker—ALAN J. KARCHER

Speaker Pro Tem.—THOMAS J. DEVERIN

Clerk—JOHN J. MILLER, JR.

Majority Leader—JOHN PAUL DOYLE

Deputy Speaker—WILLIE B. BROWN

Deputy Speaker—RICHARD F. VISOTCKY

Assistant Majority Leader—FRANCIS J. GORMAN

Assistant Majority Leader—MARTIN A. HERMAN

Assistant Majority Leader—VINCENT O. PELLECCIA

Assistant Majority Leader—DENNIS L. RILEY

Chairman Majority Conference—JOSEPH V. DORIA, JR.

Minority Leader—CHUCK HARDWICK

Assistant Minority Leader—GARABED HAYTAIAN

Assistant Minority Leader—JOHN T. HENDRICKSON, JR.

Assistant Minority Leader—WALTER J. KAVANAUGH

Minority Whip—JOSEPH A. PALAIA

Assistant Minority Whip—LOUIS F. KOSCO

Assistant Minority Whip—JOHN A. ROCCO

Assistant Minority Whip—MAUREEN B. OGDEN

MEMBERS OF THE ONE HUNDRED AND THIRTY-THIRD SENATE OF THE STATE OF NEW JERSEY

FIRST DISTRICT

JAMES R. HURLEY

SECOND DISTRICT

WILLIAM L. GORMLEY

THIRD DISTRICT

RAYMOND J. ZANE

FOURTH DISTRICT

DANIEL J. DALTON

FIFTH DISTRICT

WALTER RAND

SIXTH DISTRICT

LEE B. LASKIN

SEVENTH DISTRICT

CATHERINE A. COSTA

EIGHTH DISTRICT

H. JAMES SAXTON

NINTH DISTRICT

LEONARD T. CONNORS, JR.

TENTH DISTRICT

JOHN F. RUSSO

ELEVENTH DISTRICT

FRANK PALLONE, JR.

TWELFTH DISTRICT

S. THOMAS GAGLIANO

THIRTEENTH DISTRICT

RICHARD VAN WAGNER

FOURTEENTH DISTRICT

FRANCIS J. McMANIMON

FIFTEENTH DISTRICT

GERALD R. STOCKMAN

SIXTEENTH DISTRICT

JOHN H. EWING

SEVENTEENTH DISTRICT

JOHN A. LYNCH

EIGHTEENTH DISTRICT

PETER P. GARIBALDI

NINETEENTH DISTRICT

LAURENCE S. WEISS

TWENTIETH DISTRICT

RAYMOND LESNIAK

TWENTY-FIRST DISTRICT

C. LOUIS BASSANO

TWENTY-SECOND DISTRICT

DONALD T. DiFRANCESCO

TWENTY-THIRD DISTRICT

WALTER E. FORAN

TWENTY-FOURTH DISTRICT

WAYNE DUMONT, JR.

TWENTY-FIFTH DISTRICT

JOHN H. DORSEY

TWENTY-SIXTH DISTRICT

LEANNA BROWN

TWENTY-SEVENTH DISTRICT

RICHARD J. CODEY

TWENTY-EIGHTH DISTRICT

JOHN P. CAUFIELD

TWENTY-NINTH DISTRICT

WYNONA M. LIPMAN

THIRTIETH DISTRICT

CARMEN A. ORECHIO

MEMBERS OF THE ONE HUNDRED AND THIRTY-THIRD SENATE OF THE STATE OF NEW JERSEY

(Continued)

THIRTY-FIRST DISTRICT

EDWARD T. O'CONNOR, JR.

THIRTY-SIXTH DISTRICT

JOSEPH HIRKALA

THIRTY-SECOND DISTRICT

THOMAS F. COWAN

THIRTY-SEVENTH DISTRICT

MATTHEW FELDMAN

THIRTY-THIRD DISTRICT

CHRISTOPHER J. JACKMAN

THIRTY-EIGHTH DISTRICT

PAUL CONTILLO

THIRTY-FOURTH DISTRICT

JOSEPH BUBBA

THIRTY-NINTH DISTRICT

GERALD CARDINALE

THIRTY-FIFTH DISTRICT

FRANK X. GRAVES, JR.

FORTIETH DISTRICT

GARRETT W. HAGEDORN

OFFICERS OF THE SENATE

PRESIDENT

CARMEN A. ORECHIO

SECRETARY

JOHN J. McCARTHY

ASSISTANT SECRETARIES

DELORES KIRK

DERECK C. SCOTT

MINUTES

STATE OF NEW JERSEY

GENERAL ASSEMBLY

TUESDAY, January 8, 1985.

At 2:00 p.m., Tuesday, January 8, 1985, Speaker Alan J. Karcher of Middlesex county called to order the Two Hundred First Session of the General Assembly by reading the following call:

This being the second Tuesday of January, the time fixed for the beginning of the Legislative year, the General Assembly of the State of New Jersey is now called to order.

Prayer was offered by Reverend S. Howard Woodson, Jr., Pastor, Shiloh Baptist Church, Trenton, N.J.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendations and recognition.

The Clerk read a Message from the Senate that the Senate had passed the following resolution in which the concurrence of the General Assembly is requested.

A motion by Assemblyman Doyle that the General Assembly concur in the Senate resolution, was adopted.

Mr. Speaker: I am directed by the Senate to inform the General Assembly that the Senate has passed the following resolution:

Be It Resolved by the Senate of the State of New Jersey (the General Assembly concurring):

That at 2 p.m. both Houses of the Legislature meet in joint session for the purpose of receiving the Annual Message of His Excellency, Thomas H. Kean, Governor of the State of New Jersey, which will be delivered in person.

That the 1982-1983 Legislative Code of Ethics as set forth in 1982 Senate Concurrent Resolution No. 107 be adopted temporarily as the 1985 Legislative Code of Ethics.

That the Secretary of the Senate and the Clerk of the General Assembly be designated request officers for the Legislature as required by law.

That the legislative printer shall print and make distribution of bills, resolutions, installments of the Senate Journal and Minutes of the General Assembly and laws as heretofore and in accordance with the legislative printing contract.

That the Legislative Index and the New Jersey Legislative News for 1985 be subscribed to for the use of members of the Legislature, and for such officers of the Senate and General Assembly and other persons designated by the President of the Senate and Speaker of the General Assembly, at a subscription rate established by the President of the Senate and Speaker of the General Assembly.

In which the concurrence of the General Assembly is requested.

JOHN J. MCCARTHY,

Secretary of the Senate.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Be It Resolved, That the Speaker appoint forthwith a committee of four to wait upon the Governor and inform him that the General Assembly has organized the second annual session of the 201st Legislature of the General Assembly and has proceeded to business.

The Speaker appointed the following committee of four

Assemblyman Gill

Assemblyman Kosco

Assemblywoman Perun

Assemblyman Pankok

The following resolution was read by the Clerk and adopted:

GENERAL ASSEMBLY
1985 ORGANIZATIONAL RESOLUTION

Be It Resolved:

That John J. Miller, Jr., of Essex County, continue as Clerk of the General Assembly for 1985.

That the Clerk of the General Assembly be directed to inform the Senate that the General Assembly has organized, its Speaker being the Honorable Alan J. Karcher of Middlesex County, and its Clerk, John J. Miller, Jr. of Essex County for the Second Annual Session of the Two Hundred-First Session of the General Assembly, and has proceeded to business.

That the Speaker be and is hereby authorized to appoint such assistants as he may deem necessary.

That the working staff of the General Assembly shall be at all times subject to the direction of the Speaker and the Clerk, who shall have authority to designate to any member of the staff such duties as may be required.

That unless otherwise ordered the regular hours of meetings of the General Assembly will be on days and at times to be announced to the members, the news media and the public by the Speaker.

That no floor passes be issued by any officer or member of the General Assembly other than the Speaker, with the further provision that the privilege of the floor may be extended by a resolution duly adopted.

That in the absence of the Clerk, the Deputy Clerk and Assistant Clerk shall perform all duties imposed by law and the rules of the General Assembly upon the Clerk.

That the "Manual for Use in Drafting Legislation for Introduction in the New Jersey Legislature," dated October, 1979, prepared and published by the Division of Legal Services, Office of Legislative Services, be adopted as the official manual of practice and procedures of the General Assembly governing the form of bills to be introduced in the General Assembly and governing the conduct of the preliminary examination of bills proposed for introduction in the General Assembly required by the Rules of the General Assembly.

That in order to carry out the aforementioned practice and procedure, Albert Porroni, Legislative Counsel and such deputies and assistants as he shall assign be designated as counsel to conduct said preliminary examination of bills proposed for introduction and amendments adopted in the General Assembly under the general supervision of the Legislative Counsel.

That each member of the General Assembly be authorized to retain up to six aides at a total compensation per member as authorized by law, except the Speaker may authorize more than six aides.

That the Rules of the 1984 General Assembly be adopted temporarily as the Rules for the 1985 General Assembly.

That His Excellency the Governor be informed that the General Assembly has organized for 1985, its Speaker being the Honorable Alan J. Karcher of Middlesex County, and its Clerk, John J. Miller, Jr. of Essex County, and is now ready to proceed to business and to receive any communications he may forward.

Senate President Orechio recognized Senate Majority Leader Russo.

Motion by Senator Russo, second by Assembly Majority Leader Doyle, that the Joint Session of the 201st Legislature come to order, was adopted.

Senate President Orechio was advised by the Secretary of the Senate and the Clerk of the General Assembly that a quorum was present at this Joint Session of the 201st Legislature.

Senate Majority Leader Russo informed the Joint Session that the Governor had arrived.

Senate President Orechio presented the Honorable Thomas H. Kean, Governor of the State of New Jersey.

Governor Kean delivered his Annual Message to the Joint Session of the 201st Legislature.

Reverend Francis Blake, Holy Family Roman Catholic Church, Nutley, N.J., delivered the Benediction.

Motion of Senate Majority Leader Russo, second by Assembly Majority Leader Doyle, that the Joint Session of the Legislature do rise, was adopted.

Senate President Orechio declared the Joint Session adjourned.

The General Assembly reconvened at 4:20 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

S. Adubato, Albohn, Bennett, Bocchini, Chinnici, Colburn, Cooper, Caprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, McEnroe, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—63.

Mr. Kavanaugh asked for the record on Senate No. 1056, which was furnished by the Clerk.

Mr. Kavanaugh moved that Senate No. 1056 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Kavanaugh moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Zangari asked for the record on Assembly No. 1979, which was furnished by the Clerk.

Mr. Zangari moved that Assembly No. 1979 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zangari moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 1983 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 812 was given third reading.

Mr. Franks moved the bill which passed by the following vote:

59 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, McEnroe, Miller, Muhler, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Walker, Weidel, Zangari, Zecker, Zimmer—59.

In the negative—None.

On motion of Ms. Walker, pursuant to Rule 15:20, Senate No. 1935 was substituted for Assembly No. 2264 with which it is identical, and Ms. Walker was added as cosponsor of Senate No. 1935. Which motion was adopted.

Senate No. 1935 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 204 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

44 Yeas 26 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visoteky, Walker, Watson, Zangari—44.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frelinghuysen, Gill, Kavanaugh, Kern, Kline, Kosco, Littell, Markert, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Rocco, Rooney, Schuber Shusted, Zecker, Zimmer—26.

Assembly No. 69 was given third reading.

Mr. Rocco moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick,

Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2450 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

50 Yeas 19 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Long, Marsella, Mazur, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Rod, Schuber, Schwartz, Shusted, Thompson, Vanieri, Visotcky, Walker, Watson, Zangari—50.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Fortunato, Franks, Frelinghuysen, Gill, Hardwick, Kavanaugh, Kline, Loveys, Markert, Miller, Muhler, Ogden, Penn, Zecker—19.

Assembly No. 2192 was given third reading.

Mr. Penn moved the bill which passed by the following vote:

58 Yeas 3 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Zecker, Zimmer—58.

In the negative were—

Deverin, Fortunato, Zangari—3.

Assembly No. 3005 was given third reading.

Mr. Visotcky moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 1835 was given third reading.

Mr. Markert moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—60.

In the negative—None.

Mr. Herman moved that Assembly No. 2896 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Herman moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 1515 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato,

Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Mr. Herman moved that Assembly No. 871 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Herman moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 962 was given third reading.

Mr. Miller moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Herman, Hollenbeck, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—69.

In the negative—None.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

WHEREAS, A vacancy exists in the office of a member of the General Assembly from Legislative District 8 by reason of the resignation of C. William Haines on January 8, 1985; therefore,

Be It Resolved, That a writ of election and proclamation issue, under the hand of the Speaker of the General Assembly, attested to by the Clerk of the General Assembly, directing that an election be held according to the laws of the State of New Jersey in Legislative District 8, on Tuesday, February 19, 1985, for the purpose of electing a member of the General Assembly for that district to fill the vacancy.

The following roll call was taken on the previous resolution:

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2206 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2407 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

65 Yeas 2 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Haytaian, Hendrickson, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—65.

In the negative were—

Herman, Pankok—2.

Senate No. 2557 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate Joint Resolution No. 53 was given third reading.

Mr. Villane moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative was—

Albohn—1.

Assembly No. 2669 was given third reading.

Mr. Penn moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani,

Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vaineri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 2672 was given third reading.

Mr. Markert moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 992 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

41 Yeas 29 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Markert, Miller, Muhler, Ogden, Palaia, Penn, Rocco, Rod, Rooney, Schuber, Shusted, Villane, Weidel, Zecker, Zimmer—29.

Ms. Cooper moved that Senate No. 1776 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

X Voice Vote

Senate No. 1776 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

68 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—68.

In the negative were—

Albohn, Kern, Miller, Zecker—4.

On motion of Mr. Brown, pursuant to Rule 15:20, Senate No. 1970 was substituted for Senate No. 2448 with which it is identical, and

Mr. Brown was added as cosponsor of Senate No. 1970. Which motion was adopted.

Senate No. 1970 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

53 Yeas

13 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Herman, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari—53.

In the negative were—

Albohn, Hardwick, Haytaian, Hendrickson, Kern, Littell, Markert, Miller, Muhler, Palaia, Rooney, Zecker, Zimmer—13.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3068, by Mr. Otlowski, Revenue, Finance and Appropriations Committee—Repeals law providing that a tax court judgment involving real property is conclusive and binding upon the municipal assessors for three years.

Assembly No. 3070, by Messrs. Felice, Haytaian, Otlowski, Cuprowski, Schuber and Palaia, Corrections, Health and Human Services Committee—Appropriates \$26,801,000 from the "N. J. Human Services Facilities Construction Fund."

Assembly No. 3071, by Messrs. Felice, Schuber, Kosco, Palaia and Kern, Revenue, Finance and Appropriations Committee—Provides gross income tax deduction for certain IRA contributions.

Assembly No. 3072, by Mr. Flynn and Ms. Walker, Judiciary Committee—Grants immunity to any public entity from civil suits that arise if an offender is injured while performing community service work.

Assembly No. 3073, by Messrs. Foy and Pankok, Agriculture and Environment Committee—Establishes negligence as the basis for liability of public entities for all injuries caused by pollutant incidents.

Assembly No. 3074, by Messrs. Brown and Thompson, Revenue, Finance and Appropriations Committee—Allows municipalities to grant tax abatements for certain new condominium construction in distressed urban areas.

Assembly No. 3075, by Mr. Franks, Ms. Ogden and Mr. Gill, Agriculture and Environment Committee—Requires DEP to establish a training program for municipal employees to enable them to make preliminary investigations of suspected discharge of hazardous substances.

Assembly No. 3076, by Mr. Doyle and Ms. Ford, Judiciary Committee—Creates a permanent Commission on Uniform State Laws.

Assembly No. 3077, by Mr. Doyle and Ms. Ford, Judiciary Committee—Authorizes and enumerates those persons who may legally consent to medical treatment for persons unable to consent for themselves.

Assembly No. 3079, by Messrs. Schwartz, Pankok, Long, Bocchini, Thompson, Pelly, Vainieri, Kosco, Bryant, Marsella, LaRocca, Paterniti, Deverin, Fortunato, Pellicchia, Mazur, Girgenti, Charles, Naples, Zangari, Rocco, Ms. Muhler, Ms. Perun, Messrs. S. Adubato, Foy, Palaia, Franks, Colburn, Schuber, Doria, Doyle, Ms. Kalik, Messrs. Ranieri, Cuprowski, Ms. Walker and Mr. Watson, Higher Education and Regulated Professions Committee—Amends "The Dental Auxiliaries Act," by expanding places where dental hygienists may practice.

Assembly No. 3080, by Messrs. Doria, Vainieri, Cuprowski, Ranieri, LaRocca, Charles and Rocco, Higher Education and Regulated Professions Committee—Increases the public members on the Radiologic Technology Board of Examiners from two to three.

Assembly No. 3082, by Ms. Kalik, Messrs. Kavanaugh and Penn, Energy and Natural Resources Committee— Provides \$22,691,209 from the "Energy Conservation Fund" to DEP to fund energy conservation renovations in public hearings.

Assembly No. 3083, by Messrs. Kavanaugh, Penn, Kline, Zecker, Felice, Schuber, Kosco, Kern, Rocco and Shusted, Energy and Natural Resources Committee—Supplemental Appropriation of \$458,200 in federal funds to DEP for energy conservation programs.

Assembly No. 3084, by Mr. Loveys, Housing and Urban Policy Committee—Suspends the implementation of the Mount Laurel II doctrine until the Legislature determines that its implementation may be undertaken by balanced community development.

Assembly No. 3085, by Ms. Perun, Messrs. Hollenbeck, Ranieri, LaRocca and Cuprowski, Agriculture and Environment Committee—Prohibits plastic six-pack beer and soda holders that do not break down in the environment.

Assembly No. 3086, by Ms. Perun and Mr. Mazur, Agriculture and Environment Committee—Provides for regulation of the care and treatment of guard dogs.

Assembly Concurrent Resolution No. 158, by Mr. Flynn and Ms. Walker, Corrections, Health and Human Services Committee—Memorializes Congress to oppose any attempt by the current administration to impose a freeze on certain Medicare payment rates.

Assembly Concurrent Resolution No. 159, by Ms. Perun, Messrs. Paterno, Bocchini and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes the federal government to rescind its regulations and orders allowing restriction and prohibition of industrial homework.

Assembly Resolution No. 107, by Mr. Flynn and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to enact legislation removing postal regulation B.

Assembly No. 3092, by Mr. Karcher, County Government and Regional Authorities Committee—Establishes the Regional Development of Central Corridor Development Board and appropriates \$500,000.

Assembly No. 3104, by Mr. Bryant, Revenue, Finance and Appropriations Committee—Supplemental appropriation of \$5,000,000 through DEP for Camden rehabilitation sewer collection system.

Assembly No. 3108, by Messrs. Zimmer, Pankok, Herman, Weidel and Bennett, without reference—Amends "Agriculture Retention and Development Act."

Assembly No. 3109, by Messrs. Littell, Doyle, Villane, Brown, Hardwick, Weidel and Karcher, without reference—Provides for reorganization of the nonpartisan office of Legislative Services.

Assembly No. 3113, by Mr. Charles, without reference—Concerns financing of gubernatorial campaigns.

Assembly No. 3114, by Messrs. S. Adubato, Herman, Pankok, Loveys and Doria, without reference—Ensures certain local school districts would receive 90% of State Aid received in prior fiscal year.

On the motion of Mr. Doyle the following bills were given second reading by special order:

Assembly Nos. 3108, 3109, 3113 and 3114.

On motion of Ms. Walker, Assembly Resolution No. 106 passed by voice vote.

The Clerk read the following message from the Governor:

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 8, 1985. }

ASSEMBLY BILL No. 730 Aca (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 730 Aca (OCR) without my signature.

This bill establishes a New Jersey Commission on Child Support in, but not of, the Department of Human Services to examine, investigate and study the operation of the State child support system in accordance with the provisions of the "Child Support Enforcement Act," Title IV-D of the Social Security Act.

This bill directs the Commission to examine any and all issues relating to the establishment, collection and enforcement of child and family support obligations in order to determine the extent to which the child support system in New Jersey has been successful in securing financial support and parental involvement for children who are receiving assistance under the program of Aid to Families with Dependent Children (AFDC) and for non-AFDC children as well.

The Child Support Enforcement Act requires the Governor of each State to appoint a State Commission on Child Support on or before December 1, 1984, as a condition of the State's eligibility for federal payments under Part A or D of Title IV of the Social Security Act.

Assembly Bill No. 730 Aca (OCR) is a well intended legislative effort to comply with the Federal mandate. However, it appears that this bill may actually conflict with the Federal Requirement. Section 15(a) of P. L. 98-378 clearly states that "the Governor of each State, on or before December 2, 1984, shall . . . appoint (as opposed to the Legislature creating) a State Commission on Child Support."

Assembly Bill No. 730 Aca (OCR) provides for the creation of a State Commission on Child Support, however, it dictates that the Governor shall appoint only eight of the sixteen Commission members. It, therefore, appears that this bill fails to comply with the Federal Law.

In light of the urgency to appoint a State Commission on Child Support created by the federally imposed December 1, 1984 deadline and the untimely passage of this bill, a New Jersey State Commis-

sion on Child Support was established on November 27, 1984, as required under the Federal mandate. This Commission shall examine, investigate, and study the operation of the State's child support system for the primary purpose of determining the extent to which the system has been successful in securing support and parental involvement both for children who are eligible for aid under a State plan approved under Part A of Title IV of such Act and for children who are not eligible for such aid, giving particular attention to such specific problems as visitation, the establishment of appropriate objective standards for support, the enforcement of interstate obligations, the availability, cost, and effectiveness of services both to children who are eligible for such aid and to children who are not, and the need for additional State or federal legislation to obtain support for all children.

The recent creation of a New Jersey State Commission on Child Support renders Assembly Bill No. 730 Aca (OCR) unnecessary legislation.

I respect the sponsor's zeal and conviction in obtaining passage of this well-intentioned legislation concerning child support enforcement, but nonetheless must return it without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

The Clerk read the following message from the Governor:

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 8, 1985. }

ASSEMBLY BILL No. 889

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 889 with my objections and recommendations for amendment.

This bill amends the State education statutes to provide that, upon graduation from high school, each student shall receive a voter registration form and nonpartisan material describing the role of a citizen and the importance of exercising the right to vote. The purpose of this legislation is to register more young voters, who historically tend to have the lowest rates of registration and voting.

While I commend the sponsor for her sincere desire to increase voter registration and awareness of the importance of voting to each graduating high school student, I believe that this legislation does

not embody the best method for effectuating the intent of this bill. More specifically, this legislation requires a voter registration drive which is duplicative of other efforts and would therefore fail in its registration pursuant to N. J. S. 19:31-2".

purpose of registering newly enfranchised citizens.

Under current law, county commissioners of registration are required to arrange for and conduct a registration for eligible students in all public and nonpublic high schools in March of each year. School officials are mandated to cooperate with these registration efforts. At these drives, qualified personnel are available to provide information and to answer student questions about registration. This bill would approach these same students approximately three months later and provide them with voter registration forms and other pertinent material without the benefit of personal advice or information. Furthermore, the current statute applies to both public and nonpublic high schools while this legislation applies only to public schools.

I strongly believe that the purpose of this bill, which is a laudable one, could better be effectuated by combining its provisions with the current election law requiring the March voter registration drive in all high schools. Therefore, I am recommending that school officials, in addition to any duties required under current law, shall provide a voter registration form and material describing the role of a citizen and the importance of voting to each eligible pupil in conjunction with the annual voter registration drive conducted in the schools by the county commissioner of registration. I am also suggesting language extending the application of this bill to eligible nonpublic school students.

Therefore, I herewith return Assembly Bill No. 889 and recommend that it be amended as follows:

Page 1, Section 1, line 1: After "district" insert "and the appropriate school officials in each nonpublic school".

Page 1, Section 1, line 3: After "each" insert "eligible high school".

Page 1, Section 1, lines 3-4: After "pupil" delete "upon graduation from high school" and insert "in conjunction with the voter registration drive conducted by each county commissioner of registration pursuant to N. J. S. 19:31-2".

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bill, conditionally vetoed by the Governor, be and is hereby given first reading for the purpose of reenactment:

Assembly No. 889.

Further Resolved, That it be amended in accordance with the Governor's recommendations and advanced to second reading by special order:

Which was read by the Clerk and adopted.

The following bill, as amended pursuant to the Governor's recommendations, was given second reading by special order:

Assembly No. 889.

A message was received from the Secretary of the Senate as follows and was read by the Clerk:

Mr. Doyle moved that the message be spread in full upon the minutes.

Which motion was adopted.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Martin Luther King Jr. Commemorative Commission

Assemblyman John Watson

Assemblyman Willie Brown

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Joint Legislative Committee on Ethical Standards

Assemblyman Arthur R. Albohn

Assemblyman Thomas J. Deverin

Assemblyman Francis J. Gorman

Assemblyman William P. Schuber

On motion made and adopted, cosponsors were named to the following bills:

Resolved, That the following names were listed as cosponsors of the bills listed below:

Assembly No. 634, Messrs. Zangari and Bryant.

Assembly No. 635, Messrs. Zangari and Bryant.

Assembly No. 1548, Messrs. Hollenbeck, Girgenti, Bryant, Pellecchia, Bocchini and Ms. Walker.

Assembly No. 2248, Mr. Zangari.

Assembly No. 608, Mr. Bryant.

Assembly No. 2656, Messrs. Zangari and Gorman.

Assembly No. 3079, Mr. Riley.

Assembly No. 1106, Mr. Foy.

Assembly No. 1829, Mr. Baer.

Assembly No. 3009, Ms. Cooper.

Assembly No. 2407, Mr. Bocchini.

Assembly No. 1970, Mr. Bocchini.

Assembly No. 1983, Mr. Bocchini.

A message was received from the Secretary of the Senate as follows and was read by the Clerk:

Mr. Doyle moved that the message be spread in full upon the minutes.

Which motion was adopted.

MESSAGE TO THE GENERAL ASSEMBLY

Dated 1/8/85

Mr. Speaker: I am directed by the Senate to inform the General Assembly that a printed copy of Assembly Concurrent Resolution No. 77 OCR, entitled "A Concurrent Resolution proposing to amend Article I, paragraph 11 of the Constitution of the State of New Jersey," has this day been placed upon the desk of each member of the Senate while the same was in open meeting.

On motion of Ms. Muhler and adopted, Assembly No. 1145 and Assembly No. 1147 were withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, January 17, at 2 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, January 10, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, January 12, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, January 14, 1985.

The General Assembly met at 10 a.m.
Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, January 17, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, January 19, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, January 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle, took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, JANUARY 24, 1985

The General Assembly met at 2:20 p.m.

Prayer was offered by Rev. S. Howard Woodson, Jr., Pastor, Shiloh Baptist Church, Trenton, N. J.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kareher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellechia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Be It Resolved, That the Speaker appoint forthwith a committee of six to wait upon the Governor to escort him to a Joint Session of the 201st Legislature for the purpose of a Memorial Service for Boley Schwartz.

Senate President Orechio recognized Senate Majority Leader Russo.

On motion of Senator Russo, second by Assembly Majority Leader Doyle, that the Joint Session of the 201st Legislature come to order, was adopted.

Senate President Orechio declared he was advised by the Secretary of the Senate and the Clerk of the Assembly, that a Quorum is present at this Joint Session of the 201st Legislature.

Senator Russo informed the Joint Session that the Governor had arrived.

Senator Orechio presented the Honorable Thomas H. Kean, Governor of the State of New Jersey.

Senator Orechio also welcomed former Governors Robert B. Meyner, Richard J. Hughes and William T. Cahill.

Remarks made in a Tribute to Boley Schwartz were made by:

Senator Orechio, Speaker Karcher, Senator Russo, Assemblyman Doyle, Senator Gagliano and Assemblyman Hardwick.

A Eulogy was delivered by Austin C. Drukker, Publisher, The Herald-News.

Remarks were also made by former Governors Hughes, Cahill and Meyner.

Honorable Thomas H. Kean addressed the Joint Session.

Benediction was offered by Rev. Wendell Smith, Glen Ridge, N. J.

Motion by Senator Russo, second by Assemblyman Doyle, that this Joint Session do rise, was adopted.

Senator Orechio declared the Joint Session adjourned.

The General Assemmlly reconvened at 4:40 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia,

Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

Assembly No. 89 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

53 Yeas 11 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rod, Rooney, Schuber, Vainieri, Walker, Watson,—53.

In the negative were—

Albohn, Colburn, Ferlinghuysen, Kline, Miller, Pankok, Rocco, Shusted, Villane, Zecker, Zimmer—11.

Assembly No. 574 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 1995 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kar-

cher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Rannieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Mr. Foy asked for the record on Assembly No. 1979, which was furnished by the Clerk.

Mr. Foy moved that Assembly No. 1979 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Foy moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Foy asked for the record on Assembly No. 787, which was furnished by the Clerk.

Mr. Foy moved that Assembly No. 787 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Foy moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

The following bill was read for the first time by its title and was given no reference:

Assembly No. 3120 without reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

Assembly No. 3120.

Mr. M. Adubato offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3120 is an emergency measure and that it proceed forthwith from second to third reading.

73 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato,

Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—73.

In the negative was—Zimmer—1.

Assembly No. 3120 was given third reading by emergency resolution.

Mr. M. Adubato moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—70.

In the negative—None

Mr. Deverin moved that Senate No. 2252 be referred to the Assembly Commerce and Industry Committee for further consideration.

Which motion passed.

Mr. Otlowski asked for the record on Assembly No. 1829, which was furnished by the Clerk.

Mr. Otlowski moved that Assembly No. 1829 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Otlowski moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Otlowski offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 1829 is an emergency measure and that it proceed forthwith from second to third reading.

68 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1829 was given third reading by emergency resolution.

Mr. Otlowski moved the bill which passed by the following vote:

73 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Alborn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly Committee Substitute Nos. 165, 264 and 587 were given third reading.

Ms. Kalik moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella,

Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 2592 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Mr. Hardwick offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 701.

Which was read by the Clerk and adopted by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 949 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 1444 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

64 Yeas 7 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kosco, LaRocca, Littell, Long, Loveys, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zimmer—64.

In the negative were—

Albohn, Kavanaugh, Kern, Kline, Markert, Miller, Zecker—7.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested, which bill was read for the first time and was given no reference.

Senate No. 2615, without reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

Senate No. 2615.

On motion of Mr. Zimmer, pursuant to Rule 15:20, Senate No. 2615 was substituted for Assembly No. 3108 with which it is identical, and Mr. Zimmer was added as co-sponsor of Senate No. 2615. Which motion was adopted.

Senate No. 2615 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 871 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

60 Yeas 7 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker—60

In the negative were—

Albohn, Bennett, Frelinghuysen, Markert, Miller, Rod, Rooney—7.

Assembly No. 1465 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco,

Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2923 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

44 Yeas 25 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Muhler, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Raniieri, Riley, Schwartz, Vainieri, Visotcky, Walker, Watson, Zangari—44.

In the negative were—

Albohn, Chinnici, Colburn, Felice, Franks, Frelinghuysen, Gill, Hardwick, Haytaian, Kavanaugh, Kline, Kosco, Littell, Loveys, Markert, Miller, Muziani, Ogden, Rocco, Rod, Rooney, Schuber, Shusted, Zecker, Zimmer—25.

Assembly No. 3004 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

66 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Raniieri, Riley, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—66.

In the negative were—

Albohn, Frelinghuysen, Hendrickson, Rod, Shusted, Zecker—6.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 2952, Energy and Natural Resources Committee.

Senate No. 2594, Without Reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order.

Senate No. 2594.

On motion of Mr. Littell, pursuant to Rule 15:20, Senate No. 2594 was substituted for Assembly No. 3109 with which it is identical, and Mr. Littell was added as co-sponsor of Senate No. 2594. Which motion was adopted.

Senate No. 2594 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doyle, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3114 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

42 Yeas 28 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Schwartz, Vainieri, Visoteky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Felice, Franks, Frelinghuysen, Gill, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Littell, Markert, Miller, Muziani, Ogden, Palaia, Rocco, Rod, Rooney, Schuber, Shusted, Villane, Weidel, Zecker, Zimmer—28.

Assembly Joint Resolution No. 78 was given third reading.

Mr. Long moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—69.

In the negative—None.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 845, by Mr. Zangari.

Assembly No. 2031, by Mr. Zangari.

Assembly No. 3163, by Mr. Girgenti.

Assembly No. 3164, by Mr. Doyle.

Assembly No. 3167, by Mr. Ranieri.

Senate No. 720, by Senator Saxton.

Assembly No. 1416, by Mr. Schuber.

Assembly No. 300, by Mr. Schwartz.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3090, by Messrs. Naples, Watson, Ms. Garvin, Mr. Schuber and Ms. Kalik, Municipal Government Committee—Supp. approp. of \$2,000,000 in State aid to DCA to aid municipalities that fund their own paramedics.

Assembly No. 3091, by Ms. Walker, Housing and Urban Policy Committee—The "Senior Citizen and Handicapped Housing Bond Act," provides for the issuance of \$75,000,000 in State bonds to finance the construction of low and moderate income housing.

Assembly No. 3093, by Mr. Hardwick, Revenue, Finance and Appropriations Committee—Provides that certain people no longer have to file annual applications in order to receive their homestead rebates.

Assembly No. 3094, by Mr. McEnroe and Ms. Garvin, Municipal Government Committee—Reduces number of ADC children a municipality must have to qualify for State urban aid.

Assembly No. 3095, by Messrs. Felice, Haytaian, Schuber, Visotcky, Cuprowski and Palaia, Corrections, Health and Human Ser-

vices Committee—Supp. approp. to Dept. of Corrections of \$60,000,000 to expand the number of beds at existing prisons.

Assembly No. 3096, by Messrs. Miller, Zecker and Ms. Cooper, Revenue, Finance and Appropriations Committee—Changes deadlines for filing an application for a homestead rebate and certification reporting date for county boards of taxation.

Assembly No. 3097, by Messrs. Miller and Zecker, Higher Education and Regulated Professions Committee—Allows extension of temporary work permit for graduate nurses who fail licensing exam on first or second attempt.

Assembly No. 3098, by Mr. Schwartz, Ms. Perun, Messrs. Pelly, Flynn, Ms. Walker and Mr. Karcher, Transportation and Communications Committee—Regulates development of high speed marine transportation.

Assembly No. 3099, by Messrs. Loveys, Penn, Kline, Weidel, Ms. Muhler, Messrs. Kavanaugh, Colburn, Frelinghuysen, Albohn, Miller, Ms. Cooper, Messrs. Zecker, Palaia, Markert, Rooney, Felice, Kosco, Hendrickson, Gill, Villane, Schuber, Bennett, Kern, Shusted, Zimmer, Rod, Ms. Ogden, Messrs. Hardwick, Muziani, Haytaian, Littell and Chinnici, Housing and Urban Policy Committee—Suspends imposition of additional low and moderate income housing obligations through use of builders remedy.

Assembly No. 3100, by Ms. Cooper, Messrs. Kline, Felice, Schuber, Kosco, Kern, Rocco, Shusted, Palaia, Ms. Muhler, Messrs. Bennett, Schwartz and Doria, Agriculture and Environment Committee—Provides State aid to building owners to abate asbestos hazards in buildings routinely occupied by the public.

Assembly No. 3101, by Messrs. Otlowski, Haytaian, Mazur, Baer, Hollenbeck and Visoteky, County Government and Regional Authorities Committee—Exempts from limitations on the county tax levy the amount a county must pay the State for maintenance of county patients in State hospitals and developmental centers.

Assembly No. 3102, by Mr. Flynn and Ms. Walker, Revenue, Finance and Appropriations Committee—Changes tax on public utility corporations to a direct tax on consumers and places a "cap" on the amount of tax which may be collected in any year.

Assembly No. 3103, by Messrs. Muziani, Chinnici, Loveys, Hardwick, Rod, Kavanaugh, Palaia, Ms. Ogden, Messrs. Franks, Gill, Markert, Haytaian, Littell, Hendrickson and Ms. Cooper, Agriculture and Environment Committee—Approp. of \$100,000,000 to the Environmental Infrastructure Trust.

Assembly No. 3105, by Mr. Doyle and Ms. Ford, Judiciary Committee—Classifies certain actions to obtain controlled dangerous substances as crimes of the 3rd degree.

Assembly No. 3106, by Messrs. Girgenti, Pellecchia and Schuber, Judiciary Committee—Requires mandatory imprisonment for aggravated sexual assault.

Assembly No. 3107, by Mr. Paterniti, Labor Committee—Provides benefits for employees of businesses transferring or terminating operations.

Assembly No. 3110, by Mr. Hardwick, Judiciary Committee—Authorizes courts to order periodic payments for continuing costs and prohibits awarding of punitive damages in medical malpractice lawsuits.

Assembly No. 3111, by Mr. Hardwick, Judiciary Committee—Permits awarding of costs and attorney's fees to prevailing party in certain medical malpractice actions.

Assembly No. 3112, by Messrs. Herman, Pankok, Marsella, Riley, Bryant, Foy, Rocco, Shusted, Chinnici, Muziani and Ms. Cooper, County Government and Regional Authorities Committee—Requires State to assume certain increases in fees for solid waste disposal at privately owned sanitary landfills.

Assembly No. 3115, by Messrs. Rooney, Markert, Kosco, Kern, Felice, Zecker and Schuber, Education Committee—The "County Science and Technology School Pilot Program Act."

Assembly No. 3116, by Mr. Villane, Agriculture and Environment Committee—Approp. of \$10,000,000 from the "Shore Protection Fund" for certain shore protection projects.

Assembly No. 3120, by Messrs. M. Adubato, Karcher, LaRocca, Deverin, Kosco and Loveys, without reference—Regulates control of certain depository institutions.

Assembly No. 3123, by Messrs. Schwartz, Pankok and Ms. Perun, without reference—Supplements "N. J. Youth Corp Act."

Assembly No. 3136, by Messrs. Gorman and Bryant, Transportation and Communications Committee—Amends "The South Jersey Port Corp. Act."

Assembly No. 3156, by Messrs. Naples, Watson, Doria, Mazur, Bocchini and Patero, without reference—Concerns continuation of membership of certain Public Retirement System of N. J. members.

Assembly No. 3163, by Messrs. Girgenti and Pelleccchia, without reference—Appropriate \$500,000 from general fund to Paterson School District for fire destruction.

Assembly No. 3164, by Messrs. Doyle, Littell and Haytaian, without reference—Concerns membership in Police and Firemen's Retirement System of N. J.

Assembly No. 3165, by Mr. Girgenti, Judiciary Committee—Concerns processors of goods.

Assembly No. 3167, by Messrs. Ranieri, Charles, Doria, Vainieri, Cuprowski, LaRocca and Zangari, without reference—Appropriates money for support of emergency loans and grants for property damage by fire in Hohoken.

Assembly No. 3185, by Ms. Muhler, Messrs. Bennett, Palaia, Ms. Walker and Mr. Flynn, without reference—Concern N. J. Racing Commission.

Assembly Resolution No. 108, by Messrs. Otlowski, Deverin, Long and Karcher, without reference—Calls on State Dept. of Environmental Protection to conduct study consequences of risk-producing activities in Arthur Kill region.

Assembly Resolution No. 109, by Messrs. Ranieri, LaRocca, Vainieri, Cuprowski, Doria and Charles, without reference—Expresses indignation over federal Department of Housing and Urban Development altering policy regarding grants.

Assembly Joint Resolution No. 80, by Messrs. Watson, Brown and Naples, without reference—Designates new office building constructed in downtown Trenton as Rev. Martin Luther King Jr. Office Building.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3123, 3156, 3163, 3164, 3167, 3185, Assembly Resolutions Nos. 108, 109 and Assembly Joint Resolution No. 80.

The Clerk read the following resolution which passed by voice vote:

Resolution by Assemblyman Loveys.

WHEREAS, Former Assemblyman Dean A. Gallo was elected to and is now serving in the United States House of Representatives, now, therefore,

Resolved, That Assemblyman Loveys be admitted as the prime sponsor of the following bills and concurrent resolution which were sponsored by former Assemblyman Gallo:

Assembly Bill Nos. 257, 259, 671, 1322 OCR, 1555, 1579, 1605, 1606, 1607, 1608, 1650, 1851, 1854, 2072 OCR, 2221, 2672, 2752, 2832, and Assembly Concurrent Resolution No. 19.

The Clerk read the following resolution which passed by voice vote:

Resolution by Assemblywoman Ogden.

WHEREAS, Former Assemblyman Dean A. Gallo was elected to and is now serving in the United States House of Representatives, now, therefore,

Resolved, That Assemblywoman Ogden be admitted as the prime sponsor of the following bills which were sponsored by former Assemblyman Gallo:

Assembly Bill Nos. 1786, 1787 and 1788.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY
EXECUTIVE DEPARTMENT,
January 24, 1985. }

ASSEMBLY BILL No. 766 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 766 (2nd OCR) with my recommendations for reconsideration.

This legislation provides that Workers' Compensation Judges shall receive annual salary increments and cost of living adjustments despite the existence of any supplemental salary regulations to the contrary and stipulates that future Workers' Compensation Judges shall be appointed for initial terms of five years and, upon reappointment, shall hold their offices during good behavior. This bill further requires that any future Workers' Compensation Judge be licensed as a New Jersey attorney for ten years prior to appointment and raises the annual amount of additional compensation paid to supervising judges from \$1,500 to \$3,000.

I am actuely aware of the sacrifices Workers' Compensation Judges make in foregoing the practice of law for public service and believe that these individuals should receive regular and predictable salary increases. However, a technical adjustment is necessary in order to ensure that the salaries of Workers' Compensation Judges will not exceed those paid to Superior Court Judges. Accordingly, I am recommending the salary of neither the Director of the Division of Workers' Compensation nor of any Judge of Compensation shall exceed 93.6% of the salary paid to the Judges of the Superior Court. This will maintain the current differential between the salaries of Superior Court Judges and Workers' Compensation Judges.

The most important aspect of this legislation is that it provides, for the first time, that Judges of Compensation be subject to reappointment. Currently, Workers' Compensation Judges are the only Judicial or Executive Branch judges who receive lifetime tenure upon initial appointment. Although I feel it is of vital importance for the State to have a mechanism for the termination of ineffective Workers' Compensation Judges, I feel that the five-year initial term proposed by this bill is not the best approach to this problem. Accordingly, I am proposing that Judges of Compensation be appointed to initial terms of one year, after which they shall hold their offices during good behavior upon reappointment by the Governor. I believe that one year is an adequate length of time to evaluate a Judge's effectiveness and a short enough period of time to permit a Judge who has been terminated to return to the private sector with a modicum of difficulty. I envision that reappointment, which shall not be subject to the advice and

consent of the Senate, shall be made by the Governor taking into consideration the Director of the Division of Workers' Compensation's evaluation of the competency of the individual Judge.

I am also recommending that the additional compensation paid to Supervising Judges, which would be raised from \$1,500 to \$3,000 under this bill, be set at \$2,000, as there has been no convincing justification for doubling the current amount. Furthermore, this amount is in line with what other Judicial and Executive Branch judges are paid for supervisory duties.

Accordingly, I herewith return Assembly Bill No. 766 (2nd OCR) and recommend that it be amended as follows:

Page 1, Section 1 Line 8: Delete "***five** years" and insert "one year". After "reappointment" insert "by the Governor".

Page 1, Section 1, Line 19: After "regulations" insert "provided, however, that the salary of neither the director nor the judges of compensation shall exceed 93.6% of the salary paid to Judges of the Superior Court".

Page 2, Section 1, Line 25: Delete "***\$3,000.00**" and insert "\$2,000.00".

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel

STATE OF NEW JERSEY
EXECUTIVE DEPARTMENT,
January 24, 1985. }

ASSEMBLY BILL NO. 1157 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1157 (OCR) with my recommendation for reconsideration.

This legislation would permit certain municipalities to transfer surplus revenue or to donate items to another school district to which it sends pupils. Any amounts transferred pursuant to this bill would be considered miscellaneous revenue and would not be deducted from the receiving district's net current expense budget for the purpose of calculating State equalization aid. Under the provisions of this bill, the governing body of the sending district may authorize a donation of property to the receiving district pursuant to ordinance or, by resolution, authorize the transfer of surplus revenue to the board of education of the receiving district. All transfers pursuant to this act must be included in the municipal budget for the year in which it is intended to make the transfer and must have been approved as part of the budget.

Assembly Bill No. 1157 (OCR) provides that only municipalities having a tax levy for municipal purposes of \$0.10 or less per \$100 of equalized valuation are qualified to donate surplus under the provisions of the bill. The narrow scope of this bill is a result of the sponsor's intention to limit donations under the legislation to Lower Alloways Township, which sends its students to Salem City public schools.

This legislation raises several serious ramifications to State and local school financing practices and presents troubling policy and legal concerns, as the method in which it purports to authorize donations would have an adverse fiscal impact to the State in terms of increased equalization aid and to other affected municipalities in the form of increased sending district tuition costs.

The State would incur increased costs under this legislation due to the fact that any donations applied to the receiving district's operating budget, even if in excess of the budget cap, would be supplemented by State equalization aid. This would have a dis-equalizing effect on State funding, as donations would be exempt from the budget cap and the receiving district would receive equalization aid which it does not need. In addition, there are legal questions raised by the fact that a receiving district would receive State equalization aid and increased tuition from sending districts on the basis of a donation made under this act.

This bill also could present a fiscal hardship to the other municipalities which send students to Salem City, namely Mannington Township, Elsinboro, and Quinton Township, all of which are considerably less affluent than Lower Alloways Township. If monies donated pursuant to this act were used to expand educational programs, these three municipalities would have to pay higher tuition costs to Salem City. More significantly, if Lower Alloways Creek made donations which were used in Salem City's operating budget and then ceased making such donations, Salem City would be forced to either reduce educational programs or increase taxes in order to maintain current services. If Salem City makes cutbacks to offset the loss of funds donated by Lower Alloways Township, the laying off of teachers and other school personnel could result. Conversely, if Salem City decides to maintain all current programs, it would be compelled to raise local taxes and increase tuition rates for the other sending districts.

For these reasons, I am proposing that donations be permitted under this act upon the condition that they not be included for the purpose of calculating State equalization aid or sending district tuition rates. This would authorize the transfer of surplus or property from one municipality to the board of education of another municipality but would avoid any adverse implications regarding State or local school financing.

Finally, although Lower Alloways Township has a surplus and apparently intends to donate a portion of it to Salem City, there has been no demonstrated need that Salem City is in need of such

funding. In fact, for the 1983-1984 school year, Salem City had a budget of \$8.7 million, of which \$3.9 million was free-balance, or surplus. For this reason, it is questionable whether Salem City needs additional funding or would use it to improve educational programs. In addition, this bill contains no restriction on the receiving district's use of donated funds, which could ostensibly be used for the purpose of lowering taxes rather than improving educational quality.

Accordingly, I herewith return Assembly Bill No. 1157 (OCR) and recommend that it be amended as follows:

Page 1, Section 1, Line 11: After "education" insert "provided that any items donated must be used by the receiving district for school purposes and that any funds transferred must be included in the receiving district's current expense budget".

Page 1, Section 1, Line 16: After "shall" delete "not".

Page 1, Section 1, Line 16-18: After "deducted" delete "from the receiving district's net current expense budget for the purpose of calculating its current expense equalization support" and insert "for the purposes of calculating tuition rates between sending and receiving school districts pursuant to N. J. A. C. 6-20:3-1".

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 27 Sea, Municipal Government Committee.

Senate No. 140, Corrections, Health and Human Services Committee.

Senate No. 560 Sea, Banking and Insurance Committee.

Senate No. 561 Sea, Banking and Insurance Committee.

Senate No. 562 Sea, Banking and Insurance Committee.

Senate No. 563 Sea, Banking and Insurance Committee.

Senate No. 950 Sea, Judiciary Committee.

Senate No. 1364, Banking and Insurance Committee.

Senate No. 1390 Sea, Law, Public Safety and Defense Committee.

Senate No. 1710, Agriculture and Environment Committee.

Senate No. 1854 Sea, Corrections, Health and Human Services Committee.

Senate No. 1945 Sea, Revenue, Finance and Appropriations Committee.

Senate No. 2042 Sea, Higher Education and Regulated Professions Committee.

Senate No. 2199, without reference.

Senate No. 2213, Municipal Government Committee.

Senate No. 2225, Law, Public Safety and Defense Committee.

Senate No. 2278 Sea, Agriculture and Environment Committee.

Senate No. 2312, without reference.

Senate No. 2316, Commerce and Industry Committee.

Senate No. 2445, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2559, Municipal Government Committee.

Senate Concurrent Resolution No. 131, without reference.

Assembly No. 300 Sea, conc.

Assembly No. 499 Sea, conc.

Assembly No. 1415 Sea, conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2312, 2324 and Senate Concurrent Resolution No. 131.

The Assembly Energy and Natural Resources Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 204, 2058 Aca and 3081 Aca.

The Assembly Education Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 85 Aca, 2327, 2864 Aca and Senate No. 879.

The Assembly Aging Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2594/2613 Aes, 2601, 2686, 2914 Aca and Senate No. 49 Aca.

The Assembly Labor Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 845 Aca, 1104, 2301 Aca, 2390 and 2528 Aca.

The Assembly State Government, Civil Service, Elections, Pensions and Veteran's Affairs Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 110 Aca, 1240, 1416, 1710, 2143, 2412 Aca, Assembly Concurrent Resolution No. 23, Assembly Concurrent Resolution No. 117, Senate No. 720 and Senate No. 2407 Aca.

The Assembly Energy and Natural Resources Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 1060 Aca, 2410 Acs, 2561, 2707 Acs, 2773 Aca, 2861 Aca and Senate No. 1405.

The Assembly Education Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee.

Assembly Nos. 2324 Aca, 3509 and Senate No. 1282.

The Assembly Aging Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2740 and 2829.

The Assembly Labor Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 1742 Acs and 2727 Aca.

On motion made and adopted, cosponsors were named to the following bills:

Resolved, That the following names be added as cosponsors of the bills listed below:

Assembly No. 2857, by Messrs. Loveys and Palaia.

Assembly No. 3084, by Mr. Bocchini.

Assembly No. 3099, by Mr. Bocchini.

Assembly No. 2492, by Ms. Muhler.

Assembly No. 342, by Mr. Hendrickson.

Assembly No. 2784, by Messrs. Ranieri, Gorman, Zangari and Hendrickson.

Assembly No. 2324, by Ms. Garvin, Messrs. Mazur, Naples and Rocco.

Assembly No. 2738, by Mr. Chinnici.

Assembly No. 1721, by Mr. Charles.

Assembly No. 3079, by Messrs. Gorman and Zecker.

Assembly No. 2606, by Mr. McEnroe.

Assembly No. 837, by Mr. Marsella.

Assembly No. 787, by Ms. Kalik.

Assembly No. 3120, by Mr. Loveys.

Assembly No. 194, by Mr. Zecker.

On motion of Mr. Doyle, the following bills were withdrawn from the files:

Assembly Joint Resolution No. 40, Assembly Concurrent Resolution No. 135 and Assembly Concurrent Resolution No. 152, by Mr. Flynn.

Assembly Nos. 867, 1010, 2729 and 2139, by Mr. Weidel.

Assembly No. 304, by Mr. Franks.

Assembly Resolution No. 83, by Mr. Bennett.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, January 28, 1985 at 2:00 p.m..

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, January 26, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, January 28, 1985.

The General Assembly met at 2:10 P.M.

Prayer was offered by Reverend Mark J. Giordani, St. Gerard Roman Catholic Church, Paterson, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher, (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—72.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

The Clerk read a Message from the Senate that the Senate had passed the following resolution in which the concurrence of the General Assembly is requested:

A motion was made by Mr. Doyle, seconded by Mr. Hardwick, that the General Assembly concur in the Senate Resolution, which motion was adopted by Voice Vote.

Be It Resolved, That both Houses of the Legislature meet in Joint Session to receive the Governor's Budget Message.

The Speaker appointed the following committee to escort the Governor to the Joint Session of the 201st Legislature:

Assemblyman Zangari, Assemblyman Marsella, Assemblywoman Cooper and Assemblyman Palaia.

Senate President Orechio recognized Senate Majority Leader Russo.

A motion by Senator Russo, second by Assemblyman Doyle, that the Joint Session of the 201st Legislature come to order, was adopted.

Senate President Orechio announced he was advised by the Secretary of the Senate and the Clerk of the General Assembly that a Quorum was present at the Joint Session of the 201st Legislature.

Senate President Orechio presented the Honorable Thomas H. Kean, Governor of the State of New Jersey, who delivered his Annual Budget Message.

Rabbi Morris Werb, Caldwell, N. J., delivered the Benediction.

A motion by Senator Russo, second by Assemblyman Doyle, that the Joint Session do rise, was adopted.

Senate President Orechio declared the Joint Session adjourned.

The General Assembly reconvened at 4:10 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Miller, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

Mr. Schwartz offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 300.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1245 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 3163 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 845 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

62 Yeas 7 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—62.

In the negative were—

Albohn, Colburn, Frelinghuysen, Kavanaugh, Kern, Penn, Zecker—7.

On motion of Mr. Schuber, pursuant to Rule 15:20, Senate No. 720 was substituted for Assembly No. 1416 with which it is identical, and Mr. Schuber was added as cosponsor of Senate No. 720. Which motion was adopted.

Senate No. 720 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

64 Yeas 3 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellicchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—64.

In the negative were—

Foy, Kern, Schwartz—3.

Assembly No. 889 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 2738 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

73 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Assembly No. 2246 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

70 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative was—Kern—1.

Assembly No. 1864 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 1865 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 1866 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 1979 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller,

Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 2031 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 1509 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative was—

Mazur—1.

Assembly No. 2125 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria,

Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2140 was given third reading.

Mr. Rooney moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pelleccchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2558 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

70 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pelleccchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative was—Albohn—1.

Assembly No. 2577 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2337 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

73 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2631 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

69 Yeas	2 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative were—

Kern, Pankok—2.

Assembly No. 3164 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly Joint Resolution No. 27 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 2409 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Gill, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muzi-

ani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—
Pankok—1.

On motion of Mr. Otlowski, Assembly Resolution No. 108 passed by voice vote.

On motion of Mr. Ranieri, Assembly Resolution No. 109 passed by voice vote.

Mr. Ranieri moved that Senate No. 1828 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

27 Yeas

23 Nays

In the affirmative were—

S. Adubato, Baer, Deverin, Flynn, Garvin, Gill, Kalik, Kavanaugh, Kosco, Littell, Markert, Marsella, Mazur, Miller, Naples, Ogden, Pankok, Penn, Perun, Ranieri, Riley, Rod, Thompson, Visotcky, Walker, Zecker, Zimmer—27.

In the negative were—

Bennett, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Foy, Franks, Kern, Kline, McEnroe, Muhler, Paterniti, Pelly, Rocco, Rooney, Schuber, Shusted, Vainieri, Zangari—23.

Mr. Ranieri moved the adoption of the amendments which motion lost by the following vote:

29 Yeas

29 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Deverin, Flynn, Garvin, Gill, Haytaian, Hollenbeck, Kosco, Littell, Markert, Marsella, Mazur, Miller, Naples, Ogden, Pankok, Penn, Perun, Ranieri, Riley, Rod, Thompson, Visotcky, Walker, Zecker, Zimmer—29.

In the negative were—

Bennett, Bocchini, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Foy, Gorman, Kalik, Kern, Kline, McEnroe, Muhler, Muziani, Palaia, Paterniti, Patero, Pelly, Rocco, Rooney, Schuber, Shusted, Vainieri, Villane, Zangari—29.

Mr. Doria asked for the record on Assembly No. 1580, which was furnished by the Clerk.

Mr. Doria moved that Assembly No. 1580 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doria moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

The Assembly Higher Education Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1541, Aca, 1663 Acs, 1762 Aca, 1763 Aca, 1764 Aca, 1765 Aca, 1767 Aca, 2583 Aca, 2779 Aca, 2863, 2961, Senate Nos. 1439 and 1654.

The Assembly Agriculture and Environment Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 2940 Aca.

The Assembly Housing and Urban Policy Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2971 and 3039 Aca.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 2933 and Assembly Concurrent Resolution No. 132 Aca.

The Assembly Banking and Insurance Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2212 Aca, 2485 Aca, 2487 Aca, 2490 Aca, Senate Nos. 694 Aca, 1004 Aca, 1013, 1085 and 1503 Aca.

The Assembly Commerce and Industry Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 409, 410, 1213, 2117 Aca, 2156 Aca, 2185 Acs, 2333 Aca, 2596, 2827 Aca, Senate Nos. 1614 Aca, and 2252.

The Assembly Higher Education Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Senate No. 1781 Aca.

The Assembly Agriculture and Environment Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee.

Assembly Nos. 2811, 2970 and Senate No. 1915.

The Assembly Housing and Urban Policy Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2089 Aca, 2911 Aca and 2950 Aca.

The Assembly Transportation and Communications Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2420 Aca.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated.

Assembly No. 3118, by Mr. Schwartz, Corrections, Health and Human Services Committee—Sundry amendments to the law governing the General Assistance Employability program.

Assembly No. 3119, by Mr. Schwartz, Municipal Government Committee—Supp. approp. of \$50,000 for the Local Expenditure Limitations Advisory Commission for direct expenses and procurement of electronic data processing equipment.

Assembly No. 3121, by Messrs. Pelly, Felice, Paterniti, Doria, Schwartz, Rocco, Palaia, Mazur and Naples, Education Committee—Requires the State Board of Education to adopt regulations concerning searches of students.

Assembly No. 3122, by Mr. S. Adubato, Energy and Natural Resources Committee—Sundry amendments to the "NJ Water Supply Privatization Act."

Assembly No. 3124, by Messrs. Brown and Pelly, Law, Public Safety and Defense Committee—Requires law enforcement officers to note on the motor vehicle accident reports they prepare if the front seat passengers were wearing seat belts.

Assembly No. 3125, by Messrs. Brown and Pelly, Banking and Insurance Committee—Requires the Commissioner of Insurance to study the effects of the "Passenger Seat Belt Usage Act."

Assembly No. 3126, by Messrs. Riley and Marsella, Energy and Natural Resources Committee—Eliminates the certification fee which DEP imposes on labs.

Assembly No. 3127, by Messrs. Visoteky and Kareher, Judiciary Committee—Requires continuation of certain treatment of incompetent patients despite withdrawal of life-sustaining treatment.

Assembly No. 3128, by Mr. Otlowski, Corrections, Health and Human Services Committee—Establishes method to direct portion of public assistance to recipient's landlord or utility company.

Assembly No. 3129, by Mr. Otlowski, Corrections, Health and Human Services Committee—Requires Commissioner of Health to include certain nursing homes in determining reasonable health care facility rates.

Assembly No. 3131, by Ms. Garvin, Education Committee—Directs Commissioner of Education to advise local school districts the right to search students.

Assembly No. 3132, by Ms. Garvin, Education Committee—Directs Commissioner of Education and Chancellor of Higher Education to establish program to increase cooperation between high schools and higher education institutions.

Assembly No. 3133, by Messrs. Villane, Palaia, and Ms. Muhler, Commerce and Industry Committee—Requires marine equipment repair facilities to furnish written estimates.

Assembly No. 3134, by Ms. Walker, Messrs. Flynn, Palaia, Ms. Muhler, Messrs. Bennett and Villane, without reference—Adds

Monmouth County to list of South Jersey counties receiving geographical distribution of casino reinvestment moneys.

Assembly No. 3135, by Ms. Walker, Commerce and Industry Committee—The “Unsolicited Consumer Telephone Calls Regulation Act.”

Assembly No. 3137, by Mr. Foy and Ms. Kalik, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits certain townships to adopt the provisions of the Police and Firemen’s Retirement System of N. J..

Assembly No. 3138, by Mr. Foy, Ms. Kalik and Mr. Bryant, Law, Public Safety and Defense Committee—Prohibits alcoholic beverage consumption on trains and certain buses.

Assembly No. 3139, by Messrs. Chinnici, Muziani, Kavanaugh, Rod, Ms. Ogden, Messrs. Franks, Gill, Markert and Palaia, Agriculture and Environment Committee—Requires State Board of Agriculture to establish rules re examining animals and specimens expeditiously.

Assembly No. 3140, by Messrs. Littell and Haytaian, Judiciary Committee—Prohibits acknowledgement of certain deeds and instruments by a subscribing witness.

Assembly No. 3141, by Mr. Albohn, Energy and Natural Resources Committee—Provides for uniform formula of sewage or water system connection fees.

Assembly No. 3142, by Messrs. Hendrickson, Miller, Palaia, Colburn, Kavanaugh, Cuprowski, Vainieri, Riley, Marsella and Flynn, Judiciary Committee—Permits certain disclosures of juveniles’ identities.

Assembly No. 3143, by Messrs. Kern, Rocco and Shuber, Judiciary Committee—Reduces intestate and elective shares of surviving spouses in certain cases.

Assembly No. 3144, by Messrs. Kern, Felice, Schuber, Koseo and Rooney, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Increases salary scales of certain superintendents of election and commissioners of registration.

Assembly No. 3145, by Messrs. Rooney, Schuber and Felice, Law, Public Safety and Defense Committee—Requires DMV to require certain eye tests.

Assembly No. 3146, by Messrs. Koseo, Schuber, Kern, Felice and Rooney, Judiciary Committee—Requires State Parole Board to furnish prosecutors with written reasons for granting parole in certain cases.

Assembly No. 3147, by Mr. S. Aduabato, Revenue, Finance and Appropriations Committee—Supp. approp. of \$150,000 to Dept. of Labor for West Essex Rehab Center.

Assembly No. 3148, by Messrs. Markert, Gill and Rooney, Banking and Insurance Committee—Authorizes savings and loan associations to guarantee or verify certain signatures.

Assembly No. 3149, by Messrs. Naples, Watson, Ms. Garvin, Mr. McEnroe, Ms. Walker, Messrs. Doria, Mazur, Rocco and Palaia, Education Committee—Requires school budgets to include certain items as line items.

Assembly No. 3150, by Mr. Doyle and Ms. Ford, Municipal Government Committee—Amends the "Municipal Land Use Law" with respect to historic preservation and other matters.

Assembly No. 3151, by Messrs. Naples, Paterno, Bocchini, Watson and Foy, Labor Committee—Extends mandatory coverage of the State's "Temporary Disability Benefits Law."

Assembly No. 3152, by Messrs. Haytaian, Littell, Hendrickson, Loveys, Muziani, Chinnici and Hardwick, Municipal Government Committee—Permits the advance payment of monies by a local unit of government under certain circumstances.

Assembly No. 3153, by Messrs. Miller, Kline, Zecker, Felice and Gill, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits PERS members to purchase credit for certain service rendered as an elected official in a municipality.

Assembly No. 3154, by Messrs. Miller, Bennett, Ms. Muhler, Messrs. Kline, Zecker and Felice, Agriculture and Environment Committee—Supplemental appropriation of \$590,200 to Department of Health to fund certain asbestos related activities.

Assembly No. 3155, by Messrs. Villane, Palaia, Kavanaugh, Frelinghuysen, Weidel, Chinnici and Kern, Revenue, Finance and Appropriations Committee—Creates a "New Jersey Budget Reserve Contingency Fund," appropriates \$100,000,000.

Assembly No. 3157, by Ms. Walker, Messrs. Flynn, Otlowski, Doyle, Ms. Ford and Mr. Karcher, Agriculture and Environment Committee—Provides for partial financing of certain shore protection projects.

Assembly No. 3158, by Mr. Brown, Revenue, Finance and Appropriations Committee—Imposes a tax on certain retail sales and use of gold within the State.

Assembly No. 3159, by Mr. Brown, Judiciary Committee—Abolishes death penalty for crime of murder.

Assembly No. 3160, by Mr. Brown, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Establishes the N. J. Antiapartheid Law of 1985.

Assembly No. 3161, by Mr. Brown, Judiciary Committee—Requires person convicted of aggravated sexual assault to be sentenced to life imprisonment without parole.

Assembly No. 3162, by Messrs. Hardwick, Schuber, Felice, Haytaian, Cuprowski, Vainieri and Otlowski, Corrections, Health and Human Services Committee—Provides for criminal record checks for certain personnel of certain child care facilities.

Assembly No. 3166, by Messrs. Loveys, Haytaian and Muziani, State Government, Civil Service, Elections, Pensions and Veterans

Affairs Committee—Changes the numbers of signers necessary on a petition to require the conducting of an investigation of expenditures by a local unit.

Assembly No. 3168, by Messrs. Naples, Patero, Watson and Bocchini, Corrections, Health and Human Services Committee—Bars actions to enforce the payment of bills for health care services for 60 days under certain circumstances.

Assembly No. 3169, by Messrs. Mazur, Otowski, Franks and Schuber, Corrections, Health and Human Services Committee—Permits the Commissioner of Health to recommend that a certificate of need be withdrawn under certain circumstances.

Assembly No. 3170, by Messrs. Shusted, Rocco and Kern, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Creates the N. J. Congressional Redistricting Commission to be responsible for establishing election districts.

Assembly No. 3171, by Messrs. Brown and Thompson, Revenue, Finance and Appropriations Committee—Supplemental appropriation of \$20,000 to the Department of Energy for a grant to Newark public radio.

Assembly No. 3172, by Messrs. Foy, Kline and Ms. Kalik, Municipal Government Committee—Permits municipal governing bodies to adopt a resolution authorizing the cancellation of certain property tax refunds or delinquencies.

Assembly No. 3174, by Mr. Rod, Ms. Ogden, Messrs. Rocco, Franks, Doria, Kavanaugh, Chinnici and Gill, Law, Public Safety and Defense Committee—Requires the Director of DMV to provide notice to county superintendent of the suspension or revocation of a school bus drivers' special license.

Assembly No. 3175, by Messrs. Chinnici, Musiani, Kline, Kavanaugh, Rod, Palaia and Bennett, Agriculture and Environment Committee—Supplemental appropriation of \$1,100,000 in federal funds to DEP for hazardous waste control.

Assembly No. 3176, by Messrs. Kline, Fortunato, Riley, Hendrickson, Foy and Schuber, Independent Authorities and Commissions Committee—Authorizes 24-hour casino gambling on weekends and holidays for 6-month period.

Assembly No. 3177, by Messrs. Palaia, Villane, Felice, Bennett and Ms. Muhler, Agriculture and Environment Committee—Regulates the practices of pet cemeteries.

Assembly No. 3178, by Messrs. Cuprowski, Ranieri, Vainieri, Doria, LaRocca, Marsella and Charles, Agriculture and Environment Committee—Enables a municipality to conduct its own removal and cleanup of certain hazardous discharge sites.

Assembly No. 3179, by Messrs. Weidel, Zimmer, Frelinghuysen, Albohn, Haytaian and Littell, Agriculture and Environment Committee—Supplemental appropriation of \$454,000 to DEP for air pollution control and to restore Lake Hopateong.

Assembly No. 3180, by Messrs. Doria, Vainieri, Ranieri, LaRocca, Charles, Bocchini, Rocco and Ms. Muhler, Commerce and Industry Committee—Provides that electrical subcode officials shall be qualified and licensed by BPU.

Assembly No. 3181, by Mr. Frelinghuysen, Ms. Perun, Mr. Zangari and Ms. Garvin, Corrections, Health and Human Services Committee—Supplemental appropriation of \$160,000 to Department of Human Services to improve vision-related services to senior citizens.

Assembly No. 3182, by Ms. Garvin, Ms. Perun, Messrs. Zangari and Frelinghuysen, Corrections, Health and Human Services Committee—Supplemental appropriation of \$170,000 to Department of Human Services to fund certain mobile units for vision screening.

Assembly No. 3183, by Mr. Frelinghuysen, Ms. Perun, Mr. Zangari and Ms. Garvin, Corrections, Health and Human Services Committee—Supplemental appropriation of \$168,000 to Department of Human Services to establish and maintain the Coordinating Council for Visual Screening.

Assembly No. 3184, by Ms. Kalik, Messrs. Foy, Long, McEnroe, Charles, Franks and Zimmer, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Creates the "Election Law Study Commission," appropriates \$75,000.

Assembly No. 3186, by Ms. Muhler, Education Committee—Permits local school boards to authorize the installation of speed bumps under certain circumstances.

Assembly Joint Resolution No. 79, by Messrs. Schuber, Kosco, Rooney, Felice, Kern, Girgenti, Visotcky, Hollenbeck and Mazur, Transportation and Communications Committee—Directs N. J. Transit Corp. to post the pictures of missing children from N. J. in or on its public transportation equipment.

Assembly Joint Resolution No. 81, by Mr. Brown, without reference—Declares week of March 25-29, 1985 as "Save-a-Life Week."

Assembly Concurrent Resolution No. 160, by Messrs. Rocco, Shusted, Palaia, Doria, Naples, Mazur, Ms. Garvin, Ms. Muhler and Mr. Bocchini, Higher Education and Regulated Professions Committee—Urges all institutions of higher education in N. J. to recognize outstanding members of the teaching profession when awarding certain honorary degrees.

Assembly Concurrent Resolution No. 161, by Ms. Garvin, Education Committee—Commends the chairman and members of the N. J. Special Education Study Commission.

Assembly Resolution No. 110, by Mr. Rooney, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Designates David H. Lande as Honorary Poet Laureate of N. J.

Assembly Resolution No. 111, by Ms. Perun, Messrs. Watson, M. Adubato, LaRocca, Ranieri, Cuprowski, Vainieri, Charles, Bocchini, Patero, Herman, Long, Deverin, Schwartz, Fortunato, Baer and

Otlowski, State Government, Civil Services, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to oppose provisions in the tax simplification plan concerning veterans.

Assembly No. 3191, by Messrs. Pankok, Riley, Marsella and Fortunato, without reference—Concerns employment of dealers and pit bosses in casinos.

Assembly No. 3193, by Messrs. Riley, Foy, Bocchini, Patero and Rocco, Law, Public Safety and Defense Committee—Excludes certain shorthand reporting services subject to unemployment compensation.

Assembly No. 3194, by Mr. Paterniti, Ms. Walker, Messrs. Pelly and Vainieri, Aging Committee—Establish day care center program for victims of Alzheimers Disease and makes appropriation.

Assembly No. 3202, by Messrs. Bocchini, Pelly, LaRocca and Schuber, Law, Public Safety and Defense Committee—Concerns loaning of driver's licenses to purchase alcoholic beverages.

Assembly No. 3206, by Ms. Perun, without reference—Establishes personal attendant policy.

Assembly No. 3207, by Mr. Mazur, Revenue, Finance and Appropriations Committee—Authorizes DEP to receive federal funds in excess of amount appropriated for FY 1985 for Parks Management.

Assembly No. 3208, by Mr. Girgenti, Revenue, Finance and Appropriations Committee—Appropriates \$1,520,000 to DEP for safe drinking water and wildlife restoration.

Assembly Concurrent Resolution No. 163, by Messrs. Paterniti, Pelly, Schwartz, Ms. Walker and Mr. Vainieri, without reference—Memorializes Congress to reverse newly adopted federal regulations under medicare program.

Assembly No. 3219, by Mr. Bryant, Transportation and Communications Committee—Concerns regular route in the nature of special bus operations.

Assembly No. 3210, by Mr. Ranieri, Revenue, Finance and Appropriations Committee—Appropriates \$1,100,000 to DEP for Hazardous and Toxic Pollution Control.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 3134, 3191, 3206, Assembly Joint Resolution No. 81 and Assembly Concurrent Resolution No. 163.

The Clerk read the following message from the Governor:

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 28, 1985. }

ASSEMBLY BILL No. 2980

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2980 without my signature.

This bill would provide that each municipality receiving State aid from the Municipal Purposes Tax Assistance Fund in local budget year 1984 would receive at least that amount in local budget year 1985. Certain exceptions to this hold-harmless provision would concern whether the municipality is considered a qualifying or a participating municipality, as those terms are defined in the applicable statute.

This bill has the effect of changing a statutorily prescribed allocation formula by holding harmless in 1985 at the 1984 level the amount of aid most municipalities that qualify would receive from the Municipal Purposes Tax Assistance Fund. I do not favor changing this allocation formula in such an indirect fashion. I am also opposed to the section of this bill that mandates reliance on General Fund revenues to accomplish the hold-harmless provision of the bill, should that become necessary by there not being enough monies in the Municipal Purposes Tax Assistance Fund to provide aid in 1985 at the 1984 level.

I shall be submitting my Budget Message to the Legislature today for the 1986 budget year. This Message contains my recommendation for the funding level of the Municipal Purposes Tax Assistance Fund program for this year.

I believe that it would be best to permit the normal budgetary process to go forward, with the traditional review by the Legislature's Joint Appropriations Committee of this and other significant items in the State budget.

Accordingly, I herewith return Assembly Bill No. 2980 without my signature.

Respectfully,
/s/ THOMAS H. KEAN,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 28, 1985. }

ASSEMBLY BILL No. 1042 (4SR) (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1042 (4SR) (OCR) with my recommendations for reconsideration.

Assembly Bill No. 1042 (4SR) (OCR) prohibits compulsory retirement on account of age in public and private employment. Supreme Court Justices, Tax and Superior Court Judges, State Police officers, State, county or municipal police officers and firemen

and certain executives as defined in the bill are exempted. Tenured college and university faculty members are also exempted at the option of the public or private institution of higher education. A public employer may require an employee to retire upon reaching the mandatory retirement age if the employer can show that age bears a manifest relationship to the employment in question or that the employee is no longer able to adequately perform his duties.

I support the concept of eliminating a mandatory retirement age in public and private employment for most positions of employment. Age should not be a factor in assessing job performance. An individual should be judged by the quality of his performance.

Despite my support for the concept expressed within Assembly Bill No. 1042 (4SR) (OCR), I must return the bill to you and recommend that it be amended in the following areas:

Section 1 must be amended to delete the provision making age discrimination by a public employer a crime of the fourth degree. Section 1 expands the current law to establish a subjective standard to govern the instances when a public employer may require an employee to retire because of age. A public employer may require an employee to retire upon attaining a certain age if the employer shows that age bears a manifest relationship to the employment in question or that the employee is unable to adequately perform his duties. I am concerned that public employers would be afraid to utilize this provision for fear of criminal prosecution if their application of these standards is mistaken.

As an alternative to a criminal penalty, I recommend that Section 1 be amended to allow an aggrieved employee the civil remedies of reinstatement with back pay and interest.

Consequently, Section 5 must be amended to conform to this change. Section 5 limits an employee's remedies to reinstatement with back pay if he is required to retire in violation of Section 11 of the Law Against Discrimination (C. 10:5-12). I recommend that the additional remedy of interest be added as well.

These additional remedies are necessary to strengthen the bill. Frequently, an employee's back pay award is less than his legal fees. Certainly, an aggrieved employee should not have to suffer monetarily for the exercise of a legal right.

This bill fails to address the effect of a contract of tenure upon a public employer's ability to retire upon a showing that the attainment of a particular age bears a manifest relationship to the employment in question or that an employee is unable to adequately perform his duties. In order to prevent a conflict between a contract of tenure and the bill's provisions, I recommend a provision stating that a contract of tenure shall not be a bar to the retirement of an employee in accordance with the bill.

Section 3 creates an exemption to the Act for an individual who, for two years immediately prior to retirement, is a bona fide executive or occupies a high policy-making position and who will receive an annual retirement allowance of at least \$44,000.00. I am

concerned that the terms "bona fide executive" and "high policy-making position" are not adequately defined. I suggest that these terms be defined to conform with the regulations promulgated to implement the federal Age Discrimination in Employment Act. In addition, the retirement allowance threshold of \$44,000.00 should be reduced to \$27,000.00 so that the exemption conforms with a similar provision within the federal Age Discrimination in Employment Act.

Finally, the portion of section 6 making the effective date of the act retroactive to January 1, 1984 for public employees must be deleted. The Division of Pensions advises that this provision will create severe administrative problems. This provision is likely to be the subject of litigation. The Division of Pensions and reinstated public employees will disagree on the issues of total service credit and the amount of annual retirement allowance.

Accordingly, for the aforementioned reasons, I herewith return Assembly Bill No. 1042 (4SR) (OCR) and recommend that it be amended as follows:

Page 2, Section 1, Lines 24- 26: Delete "Any violation of this act shall be a crime of the fourth degree and the violator punished accordingly." insert "A contract of tenure or similar arrangement providing for tenure shall not bar a public employer from showing that a retirement age bears a manifest relationship to the employment in question or that the person in the service of the State, or of any county or municipality thereof, is unable to adequately perform his duties. A person in the employ of the State, or of any county or municipality thereof, who is required to retire upon the attainment of a particular age in violation of this section shall be entitled to reinstatement with back pay and interest."

Page 3, Section 3, Line 33E: Delete "\$44,000.00" insert "\$27,000.00"

Page 3, Section 3, After Line 33I: Insert new paragraph as follows:

"For the purposes of this subsection, a "bona fide executive" is a top level employee who exercises substantial executive authority over a significant number of employees and a large volume of business. A "high policy-making position" is a position in which a person plays a significant role in developing policy and in recommending the implementation thereof."

Page 10, Section 5, Line 13: After "pay" insert "and interest"

Page 10, Section 6, Lines 3-7: Delete "except that with respect to employees of the State or any political subdivision thereof and employees of any authority created by the State or any political subdivision thereof, this act shall take effect immediately and be retroactive to January 1, 1984"

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 28, 1985. }

ASSEMBLY JOINT RESOLUTION No. 66

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Joint Resolution No. 66 without my signature.

Assembly Joint Resolution No. 66 would memorialize Congress to reallocate \$5 million in federal block grant monies, which are currently available to the State of New Jersey, for emergency relief to Ethiopia. Although I recognize that the country of Ethiopia is currently enduring one of the worst human disasters in Africa's modern history, I cannot sign this resolution for reasons that I shall outline in detail below.

At the outset let me say that I believe the provision of governmental aid to Ethiopia is a matter of foreign relations and thus the proper purview of the federal government, not a state, under the United States Constitution.

It is also my belief that by signing this bill I would be advocating an illegal circumvention of the New Jersey Constitution. Article VIII, Section III, Paragraph 3 of the State Constitution provides that "No donation of land or appropriation of money shall be made by the State . . . for use of any society, association or corporation whatever." I believe that this bill is indirectly trying to appropriate State monies for a non-State purpose, in violation of the aforementioned article.

Another reservation I have about signing this bill stems directly from the resolution's suggestion that the reallocated funds shall be derived from the federal block grants made available to the State by the federal government. For fiscal year 1985, approximately \$169 million in federal block grant monies have been allocated for the State of New Jersey. These funds are made available for several very important programs, including, among others, the Maternal and Child Health Block Grant and the Low Income Energy Assistance Block Grant.

The various State departments that depend on this money have already drawn up their budget requests based upon the availability of these funds. Consequently, any reallocation of funds could severely disrupt and possibly terminate some of these very necessary programs that directly benefit residents of New Jersey.

Thus, in an attempt to address the Ethiopian hunger crisis the Legislature may be jeopardizing assistance for the poor in New Jersey. The federal block grant money goes for a variety of programs, many of which are designed to assist the disadvantaged here in New Jersey. As Governor, my first obligation is to the citizens of this State. While the Legislature apparently intends to make up the loss of \$5 million in block grant monies by a State

appropriation, this will only help convince the federal government that New Jersey can get by with \$5 million less. As a result, the State is likely to lose block grant monies in future years.

We also cannot ignore the fact that New Jersey is a deficit State in that its citizens pay more to the federal government by way of federal taxes than the State receives in federal aid. This resolution would exacerbate this situation.

Finally, we have no assurance that enactment of this resolution will in fact result in \$5 million of additional United States aid going to Ethiopia. First, federal officials are likely to object to State intrusion into foreign affairs through manipulation of the block grant program and may decline to send the \$5 million of New Jersey block grant money to Ethiopia. Secondly, even if the federal government acted pursuant to the resolution, Ethiopia still may not receive \$5 million in *additional* aid. Rather, federal officials may merely deduct \$5 million from the sum they would otherwise send. The result would be New Jersey losing \$5 million with Ethiopia receiving the same amount it would have gotten anyway. The amount of United States aid which Ethiopia receives, I believe, will result from policies and principles which the federal administration applies to its foreign aid programs and which we, as a State, cannot influence in this way.

For these reasons, I must conclude that the provision of aid to Ethiopia is not an area of State power but, for us in New Jersey, an area of individual humanitarian giving. Religious and other philanthropic organizations in this State are actively seeking voluntary contributions for relief to Ethiopia. As a result, numerous avenues are available to the citizens of this State who wish to contribute to the relief effort and I heartily support these private contributions to alleviate the appalling suffering in Ethiopia.

In closing, I would like to commend the sponsor of this resolution for his dedication to ending the tragic circumstances in Ethiopia. I urge him to continue his efforts and to work closely with the members of the New Jersey Congressional Delegation who are currently proposing federal legislation to provide federal dollars in relief aid for the victims of the African famine.

Accordingly, I herewith return Assembly Joint Resolution No. 66 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

The Clerk read the following message from the Governor:

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 28, 1985. }

ASSEMBLY BILL No. 2980

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2980 without my signature.

This bill would provide that each municipality receiving State aid from the Municipal Purposes Tax Assistance Fund in local budget year 1984 would receive at least that amount in local budget year 1985. Certain exceptions to this hold-harmless provision would concern whether the municipality is considered a qualifying or a participating municipality, as those terms are defined in the applicable statute.

This bill has the effect of changing a statutorily prescribed allocation formula by holding harmless in 1985 at the 1984 level the amount of aid most municipalities that qualify would receive from the Municipal Purposes Tax Assistance Fund. I do not favor changing this allocation formula in such an indirect fashion. I am also opposed to the section of this bill that mandates reliance on General Fund revenues to accomplish the hold-harmless provision of the bill, should that become necessary by there not being enough monies in the Municipal Purposes Tax Assistance Fund to provide aid in 1985 at the 1984 level.

I shall be submitting my Budget Message to the Legislature today for the 1986 budget year. This Message contains my recommendation for the funding level of the Municipal Purposes Tax Assistance Fund program for this year.

I believe that it would be best to permit the normal budgetary process to go forward, with the traditional review by the Legislature's Joint Appropriations Committee of this and other significant items in the State budget.

Accordingly, I herewith return Assembly Bill No. 2980 without my signature.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

The Clerk read the following message from the Governor:

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and

are hereby given first reading for the purpose of reenactment:

Assembly Nos. 1042, 766 and 1157.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 1042, 766 and 1157.

On motion of Mr. Doyle, Assembly No. 1988 was transferred from the Municipal Government Committee to the Housing and Urban Policy Committee.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the Senate on the date indicated:

- 1-10-84 N. J. Turnpike Authority (Operating and Capital Construction Budget for FY 1983, 1984, and 1985).
- 1-17-85 Office of the Attorney General (Legislative Agents 3rd Quarterly Report, 9/30/84).
- 1-22-95 Casino Control Commission (Affirmative Action Compliance in the Casino Hotel Industry: 1st, 2nd, and 3rd Quarter Report, 1984).
- 1-23-85 Alcoholic Beverage Control Study Commission (1984 Annual Report, 12/31/84).
- 1-25-85 N. J. Highway Authority (1984 Annual Auditors' Report).
- 1-28-85 State of New Jersey, Washington Office (OMB Budget Recommendations for FY 1986).

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Reinvestment of Casino Monies

M. Robert DeCotiis

Commission to Study the Manner in which the Legislature and Its Members Interact with the Citizens of this State

Assemblywoman Marlene Lynch Ford

Assemblyman John T. Hendrickson, Jr.

Joseph Gonzales

Jerome Aumente

Albert Burstein

Task Force on Equitable Compensation

Assemblywoman Jacqueline Walker to replace Speaker Alan J. Karcher

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 701, 952, 1386, 1447, 1659, 1775 and 3120.

On motion made and adopted, cosponsors were named to the following bills:

January 28, 1985.

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 2707, Mr. Zimmer.

Assembly No. 1568, Mr. Pelly.

Assembly No. 2829, Mr. Vainieri.

Assembly No. 3163, Ms. Garvin.

Assembly No. 3116, Mr. Palaia.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, February 4, 1985 at 2 P.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, January 31, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, February 2, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, FEBRUARY 4, 1985

The General Assembly met at 2:20 p.m.

Prayer was offered by Reverend Arthur S. Jones, St. Mark's A.M.E. Church, East Orange, N. J.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the role, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Markert, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visoteky, Walker, Weidel, Zecker, Zimmer—71.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 1157 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Perun, Ranieri, Rocco, Rod, Rooney,

Schuber, Schwartz, Shusted, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

The following communication was received and read:

February 4, 1985

Speaker Alan J. Karcher
New Jersey State Assembly
State House

Trenton, New Jersey 08625

Dear Alan:

It is with very mixed emotions that I submit to you my resignation from the New Jersey State Assembly, effective February 4, 1985.

Having had the opportunity for many years, through the wishes of my constituents, to serve in this august body, I have made friends on both sides of the aisle. I have found that those friendships are long lasting and go far beyond the political boundary. The joyous times that I have spent here will long be remembered and will be a cherished part of my life for the rest of my life.

While I know that I am leaving one part of public life behind me, I feel that my moving to the Department of Alcoholic Beverage Control gives me an opportunity, once again, to serve the people of New Jersey. I am looking forward to working closely with you and all the members of the State Legislature to improve the climate of the liquor industry in the State of New Jersey. I want you to know that I will always be available to any member of this body, regardless of political affiliation, in my efforts to serve the people of our State to the best of my ability.

Thank you for the considerations that you have given me in the past. It has been my pleasure to be one of you. Again, thank you.

Sincerely,

JOHN MARKERT

Mr. Haytaian offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1415.

Which was read by the Clerk and adopted by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani,

Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Perun, Rainieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 1580 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

53 Yeas

11 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Girgenti, Gorman, Hardwick, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Perun, Rainieri, Riley, Rocco, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari—53.

In the negative were—

Albohn, Cooper, Frelinghuysen, Haytaian, Hendrickson, Kavanaugh, Miller, Rod, Rooney, Zecker, Zimmer—11.

The following Certificate of Election was received and read:

The Board of State Canvassers hereby determines that at a Special Election held in the said State on the Twenty-Second day of January in the year of our Lord one thousand nine hundred and eight-five, Robert J. Martin, was duly elected to fill a vacancy as a Member of the General Assembly from the Twenty-sixth Legislative District, to represent the State of New Jersey in the Two Hundred First Legislature.

In Testimony Whereof, are hereunto affixed my hand and the Official Seal at Trenton this Thirty-first day of January A. D., 1985.

Alvin S. Felzenberg

Acting Secretary of State

Mr. Hardwick administered the Oath of Office to Mr. Martin.

I do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will bear true faith and allegiance to the same and to the Governments established in the United States and in this State, under the authority of the people, and that I will faithfully discharge the duties of the office of member of the General Assembly, according to the best of my ability.

Robert J. Martin

Sworn and subscribed before me
this

A. D. 1985.

Charles L. Hardwick

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 499.

Which was read by the Clerk and adopted by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 1042 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 1049 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca,

Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 1955 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Mr. Ranieri moved that Senate No. 1828 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Ranieri moved the reconsideration of the amendments to Senate No. 1828 which motion passed by the following vote:

X Voice Vote

Mr. Ranieri moved the adoption of the amendments to Senate No. 1828, which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Pankok asked for the record on Assembly No. 3191, which was furnished by the Clerk.

Mr. Pankok moved that Assembly No. 3191 be placed on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Pankok moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 1550 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

41 Yeas 27 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Thompson, Vainieri, Visoteky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kline, Littell, Loveys, Martin, Miller, Muziani, Ogden, Penn, Rocco, Rod, Rooney, Shusted, Villane, Weidel, Zecker, Zimmer—27.

Senate No. 296 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

62 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Franks, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—62.

In the negative were—

Albohn, Frelinghuysen, Miller—3.

Assembly No. 2594 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pel-

lecchia, Pelly, Penn, Perun, Riley, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 2896 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2355 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 2914 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian,

Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

On motion of Mr. Thompson, Assembly Resolution No. 92 passed by voice vote.

Senate No. 536 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 141 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

57 Yeas	6 Nays
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In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Riley, Rocco, Rod, Rooney, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker—57.

In the negative were—

Albohn, Colburn, Kosco, Schuber, Shusted, Zimmer—6.

Senate No. 485 was given third reading.

Mr. Franks moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 819 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 1193 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

67 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative was—Albohn—1.

Assembly No. 1177 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

42 Yeas

25 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Chinnici, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Loveys, Martin, Miller, Ogden, Palaia, Penn, Rocco, Rod, Rooney, Schuber, Shusted, Weidel, Zecker, Zimmer—25.

Assembly No. 2966 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

46 Yeas

21 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Long, Marsella, Mazur, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rooney, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—46.

In the negative were—

Albohn, Colburn, Franks, Frelinghuysen, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Loveys, Martin, Miller, Ogden, Penn, Rocco, Rod, Schuber, Shusted, Weidel, Zecker, Zimmer—21.

Assembly No. 3167 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

48 Yeas

18 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), Kern, Kosco, LaRocca, Long, Loveys, Marsella, Mazur, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Schuber, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—48.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kline, Littell, Miller, Rocco, Rod, Rooney, Shusted, Zecker, Zimmer—18.

Assembly No. 3156 was given third reading.

Mr. Naples moved the bill which passed by the following vote:

45 Yeas 16 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Riley, Rocco, Schwartz, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari—45.

In the negative were—

Albohn, Bennett, Cooper, Franks, Freilnghuysen, Hardwick, Hendrickson, Kavanaugh, Kern, Loveys, Miller, Muhler, Ogden, Rooney, Shusted, Zecker—16.

Assembly No. 787 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

41 Yeas 31 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visoteky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn, Rocco, Rooney, Schuber, Shusted, Villane, Weidel, Zecker, Zimmer—31.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 332 AcaSa, 1577 AcaSea, 1831 AcsSea, 2454 Aca Sea; Senate Nos. 526 Sea, 879 SeaSa, 2407 Aca; Assembly No. 3191; Senate No. 2677, Senate Joint Resolution No. 56 and Assembly No. 2255.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 325 Sea, Law, Public Safety and Defense Committee.

Senate No. 329 Sea, Municipal Government Committee.

Senate No. 417, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 571 GR, without reference.

Senate No. 741, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 788 GR, without reference.

Senate No. 1021, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1247 Sea, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1306 GR, without reference.

Senate No. 1530 GR, without reference.

Senate No. 1716 Sea, Energy and Natural Resources Committee.

Senate No. 1843, Higher Education and Regulated Professions Committee.

Senate No. 1927 Sea, Aging Committee.

Senate Committee Substitute for Senate Nos. 2046 and 2334.

Senate No. 2220, Corrections, Health and Human Services Committee.

Senate No. 2253, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2260 Sea, Higher Education and Regulated Professions Committee.

Senate No. 2367 Sea, Banking and Insurance Committee.

Senate No. 2677, without reference.

Senate No. 2679, without reference.

Senate No. 2682, without reference.

Senate Joint Resolution No. 55, without reference.

Senate Joint Resolution No. 56, without reference

Assembly No. 332 Sa, conc.

Assembly No. 1577 Sea, conc.

Assembly No. 1831 Sea, conc.

Assembly No. 2454 Sea, conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 571, 788, 1306, 1530, 2669, 2677, 2679 and Senate Joint Resolution Nos. 55 and 56.

Senate No. 1923 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

68 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1831.

Which was read by the Clerk and adopted by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly 3191 is an emergency measure and that it proceed forthwith from second to third reading.

65 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative—None.

Assembly No. 3191 was given third reading by emergency resolution.

Mr. Pankok moved the bill which passed by the following vote:

67 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative were

Cooper, Kline—2.

On motion of Mr. S. Adubato, the following resolution passed by voice vote.

AN ASSEMBLY RESOLUTION directing the Assembly Banking and Insurance Committee to conduct a study of the trading of "penny stocks" in this State and the law applicable to these stocks, and to make legislative recommendations.

WHEREAS, It is the public policy of this State to assure that the trading of securities is conducted so as to maintain the highest public confidence; and

WHEREAS, This policy not only gives peace of mind to investors, but also, benefits corporations in that it encourages greater investment in equity securities; and

WHEREAS, This State has a very vigorous trade in the so-called penny stocks; and

WHEREAS, The statutes and administrative provisions of this State provide considerable latitude in the sale of these securities as compared to other states; now, therefore,

BE IT RESOLVED *by the General Assembly of the State of New Jersey*:

1. That the Banking and Insurance Committee of the General Assembly is hereby directed to examine the trading of penny stocks in this State and to recommend all changes in the law necessary to assure a high public confidence in the trading of these securities.

2. The committee shall be entitled to utilize the services of employees of any State, county or municipal department, board, bureau, commission or agency, to employ stenographic and clerical assistants and to incur traveling and other miscellaneous expenses necessary to the performance of its duties, provided these expenditures do not exceed funds appropriated, or otherwise made available, for these purposes.

3. For the purposes of carrying out the terms of the investigation, the committee shall have all the powers granted pursuant to chapter 13 of Title 52 of the Revised Statutes.

4. The committee may meet and hold hearings at such place or places as it shall designate during the sessions or recesses of the Legislature.

5. The committee shall report its findings and legislative recommendations to the General Assembly no later than 30 days after the filing date of this resolution.

STATEMENT

This bill directs the Assembly Banking and Insurance Committee to study the trading of "penny stocks" in this State and make legislative recommendations.

Mr. Foy asked for the record on Assembly No. 2390, which was furnished by the Clerk.

Mr. Foy moved that Assembly No. 2390 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Foy moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2677

is an emergency measure and that it proceed forthwith from second to third reading.

69 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Pater-niti, Paterno, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 2677 was given third reading by emergency resolution.

Mr. Visotcky moved the bill which passed by the following vote:

69 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Pater-niti, Paterno, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vain-ieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Con-stitution, the General Assembly does resolve that Senate Joint Resolution No. 56 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boc-chini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick,

Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate Joint Resolution No. 56 was given third reading by emergency resolution.

Mr. Doyle moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

The Assembly Municipal Government Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 2255 aca.

Ms. Ogden offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 2255 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber,

Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 2255 was given third reading by emergency resolution.

Ms. Ogden moved the bill which passed by the following vote:

68 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

On motion of Ms. Perun, pursuant to Rule 15:20, Senate No. 2669 was substituted for Assembly No. 3206 with which it is identical, and Ms. Perun was added as cosponsor of Senate No. 2669. Which motion was adopted.

Senate No. 2669 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Bryant offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1577.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly Joint Resolution No. 42 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were —

S. Adubato, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—63

In the negative—None.

Mr. Shusted offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 332.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. Vainieri offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2454.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 526 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

M. Aduato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative was—Kern—1.

Senate No. 879 was given third reading.

Mr. Chinnici moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly,

Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 2407 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 1749 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

66 Yeas 0 Nays

Without vote.

The following bill was read for the first time by its title and was given no reference by the Speaker to the committee indicated:

Assembly No. 3241, without reference.

On the motion of Mr. M. Adubato, the following bill was given second reading by special order:

Assembly No. 3241.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3241 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler,

Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 3241 was given third reading by emergency resolution.

Mr. M. Adubato moved the bill which passed by the following vote:

68 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visoteky, Walker, Watson, Zangari, Zecker—68.

In the negative—None.

Mr. Baer asked for the record on Senate No. 2252, which was furnished by the Clerk.

Mr. M. Adubato moved that Senate No. 2252 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Baer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Baer asked for the record on Assembly No. 2333, which was furnished by the Clerk.

Mr. Baer moved that Assembly No. 2333 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Baer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General

Assembly is requested, Senate Concurrent Resolution No. 96 concurred in Assembly amendments by Senate amendments.

Senate Concurrent Resolution No. 96 concurred in Assembly amendments by Senate amendments, without reference.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3189, by Mr. Miller, Ms. Muhler, Messrs. Kline, Felice, Rooney, Zecker, Albohn and Penn, Education Committee—Creates a Tenure Study Commission to study tenure of public school employees, appropriates \$10,000.00.

Assembly No. 3190, by Messrs. Zecker and Miller, County Government and Regional Authorities Committee—Authorizes municipalities and counties to regulate parking by resolution.

Assembly No. 3192, by Mr. Pellecchia, Revenue, Finance and Appropriations Committee—Exempts dye-stuff quantity determination equipment from the sales and use tax.

Assembly No. 3195, by Messrs. Rocco, Shusted, Doria, Ms. Muhler, Ms. Garvin, Messrs. Palaia and Boelchini, Higher Education and Regulated Professions Committee—Establishes a teacher education loan redemption credit program.

Assembly No. 3196, by Ms. Cooper, Messrs. Penn, Zecker, Rooney, Felice, Rocco, Palaia Miller and Kline, Law, Public Safety and Defense Committee—Expands reasons that a physician may provide in a written verification that a driver or passenger is unable to wear a seat belt.

Assembly No. 3197, by Messrs. Palaia, Villane, Ms. Cooper, Messrs. Rocco and Felice, Education Committee—Provides annual grants to certain teachers for the development of new instructional techniques.

Assembly No. 3198, by Mr. Thompson, Judiciary Committee—Imposes mandatory incarceration of certain juvenile delinquents who commit certain crimes involving firearms.

Assembly No. 3199, by Mr. Doyle and Ms. Ford, Revenue, Finance and Appropriations Committee—Changes deadline for senior citizens and totally disabled persons to file post-tax year statements in order to qualify for a property tax deduction.

Assembly No. 3200, by Ms. Cooper and Mr. Kline, Revenue, Finance and Appropriations Committee—Requires Director of Division of Taxation to check certain State income tax returns to verify homestead rebate applicant's primary residence.

Assembly No. 3201, by Mr. Loveys, Municipal Government Committee—Supplemental appropriation of \$78,000.00 to Township of Parsippany-Troy Hills for purchase of 8 vehicles for township's Office of Aging.

Assembly No. 3203, by Ms. Ogden, Messrs. McEnroe and Muziani, Energy and Natural Resources Committee—Provides funds for

counties to plan and design composting and sludge processing facilities, appropriates \$4,275,000.00.

Assembly No. 3204, by Ms. Ogden, Messrs. McEnroe and Muziani, Energy and Natural Resources Committee—Provides for loans to counties to construct composting and sludge processing facilities, appropriates \$20,000,000.00.

Assembly No. 3205, by Messrs. Koseo, Schuber, Rooney, Felice, Rocco, Zangari, Girgenti, Fortunato, Doria, Charles, LaRocca, M. Aduato, Kavanaugh, Palaia, Ms. Cooper, Messrs. Hendrickson, Hardwick, Markert, Gill, Gorman, Haytaian, Penn, Zecker, Miller, Villane, Visoteky and Baer, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Supplemental appropriation of \$20,000.00 to Department of Human Services for State expenses of National Convention of Italian American War Veterans.

Assembly Resolution No. 113, by Messrs. Gill, Markert, Cuprowski and Foy, Transportation and Communications Committee—Memorializes Congress to continue funding operating assistance for public transportation at current levels.

Assembly Resolution No. 114, by Messrs. Gill, Markert, Cuprowski and Foy, Transportation and Communications Committee—Memorializes Congress to fund capital assistance for public transportation programs at least at the level contained in the federal fiscal year 1985 budget.

Assembly No. 3217, by Ms. Garvin and Mr. McEnroe, Education Committee—Allows Commissioner of Education to solve fiscal problems without inordinate increases in taxes.

Assembly No. 3224, by Messrs. Bocchini, Paterno, Weidel, Rocco and Penn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires tax assessor to notify the governing body of municipality when undertaking reassessments.

Assembly No. 3233, by Messrs. Zangari and Loveys, without reference—Amends act concerning payment of tax liens on fire-damaged properties.

Assembly No. 3235, by Messrs. Otowski, Felice, Haytaian and Cuprowski, Corrections, Health and Human Services Committee—Appropriates \$60,000,000.00 for 1,000 beds at Rahway, Yardville, Bordentown and Leasburg State Prisons.

Assembly No. 3241, passed on emergency, by Messrs. M. Aduato and Karcher, without reference—Concerns regulation of certain depository institutions.

Assembly No. 3243, by Messrs. Villane, Doyle, Ms. Ford, Mr. Palaia, Ms. Walker, Messrs. Flynn, Muziani, Hendrickson, Ms. Muhler, Messrs. Bennett, Kline, Chinnici, Ms. Cooper, Messrs. Rod and Penn, Agriculture and Environment Committee—Establishes the "Shore Protection Trust Fund" and makes \$10 million appropriation.

On motion of Mr. Doyle, the following bill was given second reading by special order:

Assembly No. 3233.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL No. 1032 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1032 (OCR) with my recommendations for reconsideration.

This bill would permit the governing body of a county or municipality to make voluntary contributions to a public or private non-profit agency for any service contributing to the health, education, welfare or safety of the community. I commend Assemblyman Hendrickson for his sponsorship of this bill and recognize the deep interest he and his colleagues have in this area.

My concern with this bill is that it may be overly broad in that it may appear to authorize impermissible contributions to religious organizations, in violation of the First Amendment of the Constitution of the United States. I do not wish to overstep the boundary of what is permissible in this area.

This bill is also overly broad because it might permit public contributions to fraternal or recreational organizations and clubs that contribute to the welfare of the community, even though their primary function may be social. Local officials could be under pressure to appropriate public contributions to these organizations. I wish to make clear, however, that I commend the fine community service activities these organizations perform; I just believe it would be nearly impossible to set permissible guidelines for the appropriation of public contributions to them.

I am informed by the sponsor that his main intent in introducing this bill was to benefit public or private nonprofit hospitals contributing to the health, education, welfare or safety of the community.

I agree with that purpose, and I note that we permit public funds to be spent in New Jersey for such worthwhile activities as the operation of private, nonprofit organizations providing services to runaway or homeless youths and their families. N. J. S. A. 40:5-2.10b. To permit voluntary contributions to public or private nonprofit hospitals for health-related services would seem to be well-defined and consistent with the purposes of statutes now on the books.

Therefore, I herewith return Assembly Bill No. 1032 (OCR) and recommend that it be amended as follows:

Page 1, Section 1, line 3: After "nonprofit" omit "agency" insert "hospital"; after "any" insert "health-related".

Respectfully,

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

/s/ THOMAS H. KEAN,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL No. 1825 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1825 (OCR) with my recommendations for reconsideration.

Assembly Bill No. 1825 (OCR) would prohibit a surety from discriminating against a minority or women's business in the provision of surety coverage. The terms "minority business" and "women's business" are defined as they are in the Assembly Committee Substitute for Assembly Bill No. 1828 of 1984. This bill will help facilitate the entrance of minority and women's businesses into the commercial marketplace.

Discrimination in any form can have no place in our society. I support the concept expressed within Assembly Bill No. 1825 (OCR). Despite my support for the concept, I must return the bill to you and recommend that it be amended to delete all reference to the Committee Substitute for Assembly Bill No. 1828. Assembly Bill No. 1828 has not been enacted into law. Assembly Bill No. 1825 (OCR) must be amended in this manner to ensure that it will have force and effect.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1825 (OCR) to you and recommend that it be amended as follows:

Page 1, Section 1, Lines 2-4: After "businesses" delete ", as defined in P. L., c. . . . (C.) (now pending before the Legislature as Assembly Committee Substitute for Assembly Bill No. 1828 of 1984).".

Respectfully,

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

/s/ THOMAS H. KEAN,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL NO. 2295 (SR)

To the General Assembly:

Pursuant to Article V, Section 1, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2295 (SR) with my recommendations for reconsideration.

Assembly Bill No. 2295 (SR), the Market Rate Consumer Loan Act, will allow lenders to offer consumers variable interest rate closed-end loans and variable interest rate revolving credit plans. The lender must give the borrower the benefit of a decline in interest rates. The lender has the option of taking advantage of an increase in interest rates. The lender is not required to offer revolving credit plans and closed-end consumer credit pursuant to the act. The lender may also extend credit in any other manner permitted by law.

Assembly Bill No. 2295 (SR) contains many consumer protection provisions. The lender must notify the borrower of certain amendments to the revolving credit plan agreement. The lender must notify the borrower of an increase in the interest rate on a closed-end loan. The lender may not take real property as security for a loan made in connection with a revolving credit plan. Revolving credit plans and closed-end consumer loan agreements cannot contain acceleration clauses, waivers of legal action against the lender or confessions of judgment.

I support the concept of variable interest rates on revolving credit plans and closed-end consumer credit. Lenders will make more consumer credit available. Variable interest rates will enable lenders to offer closed-end credit for a longer term.

Despite my support for the concept expressed within Assembly Bill No. 2295 (SR), I must return the bill to you and recommend that it be amended as follows:

The definition for the term "closed-end credit" must be amended. The term, as currently defined, is deficient. It does not adequately limit the kinds of acceptable credit vehicles. It makes no mention that the credit issued shall contain a term of payment.

I am concerned that the terms "periodic interest rate" and "periodic percentage rate" are not defined and are used interchangeably within the bill. The terms are essential to understand the bill. In its current form, the bill is ambiguous.

I recommend that the bill be made uniform by deleting all reference to the term "periodic interest rate" and inserting in its place "periodic percentage rate". I also recommend that the term "periodic percentage rate" be defined. This will bring uniformity to the bill and enhance its clarity.

The notification period within section 12b should be extended from 15 days to 30 days. This subsection requires the lender to

notify the borrower at least 15 days before the effective date of certain amendments to a revolving credit plan agreement. If an amendment has the effect of increasing the interest or other charges by changing the method of calculating interest or by changing the interest index, the amendment will become effective only if the borrower uses the plan after a date specified in the notice which must be at least 15 days following the notice.

The 15 day notification period does not give a borrower adequate time in which to decide whether to continue using the revolving credit plan. Increasing the notification period to 30 days will allow the consumer adequate time in which to make the decision.

I recommend that Assembly Bill No. 2295 (SR) be amended to prohibit a lender from using the "rule of 78's" when calculating the interest owed when a borrower wishes to prepay a loan. I further recommend that the lender be required to use a simple interest basis. The "rule of 78's" results in the consumer paying more interest at the beginning of the term. Therefore, if a borrower wishes to prepay a loan at an early point in the term, he may pay more interest than if interest is calculated on a simple interest basis.

Finally, I am concerned with the way that the issue of notification to the borrower of a variation in the periodic percentage rate of interest or change in the amount of periodic payment or term or both is addressed. The issue is addressed in several sections of the bill. However, it is not addressed in a uniform fashion. A consumer will have difficulty determining when he is entitled to notice and if so, the amount of notice to which he is entitled.

I recommend that the current provisions pertaining to the above issue be deleted and a new section inserted. This section shall require the lender to notify the borrower by mail of any variation in the periodic percentage rate of interest pursuant to section 5 or section 15 and of any change in the amount of periodic payment or term or both resulting from a variation in the periodic percentage rate of interest, pursuant to section 15. A variation or change shall not take effect until at least 30 days and not more than 60 days after the date of the notice. The lender may provide notice in a periodic bill or statement. The lender must specifically notify the borrower when an increase in the periodic percentage rate of interest causes his periodic payment to not be sufficient to reduce the principal amount due. The notice period must be uniform for increases and decreases in the periodic percentage rate of interest or change in the amount of the periodic payment or term or both. I emphasize that this section is to be distinguished from the notification provisions within section 12, pertaining to certain amendments to a revolving credit plan agreement.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 2295 (SR) and recommend that it be amended as follows:

Page 1, Section 2, Line 5: After "note or" insert "loan".

Page 1, Section 2, Line 5: After "which" insert "contains a term of payment and which".

Page 2, Section 2, Line 47: After line 47 insert new subsection as follows:

"j. "Periodic percentage rate" means a rate of interest on a revolving credit plan or under a closed-end credit agreement for a daily, weekly, monthly, annual or other period."

Page 3, Section 5, Line 7: After "Periodic" delete "interest" insert "percentage".

Page 3, Section 5, Line 8: Delete "interest" insert "percentage".

Page 3, Section 5, Line 14: Delete "interest" insert "percentage".

Page 6, Section 12, Line 10: Delete "15" insert "30".

Page 6, Section 12, Line 20: Delete "15" insert "30".

Page 6, Section 12, Line 33: Delete "interest" insert "percentage".

Page 6, Section 12, Line 34: After "rates" insert "of interest"

Page 6, Section 12, Line 35: After "agreement" insert "and notice provided pursuant to section 25".

Page 6, Section 14, Line 3: Delete "usary" insert "usury".

Page 7, Section 15, Line 7: Delete "interest" insert "percentage".

Page 7, Section 15, Line 9: Delete "interest" insert "percentage".

Page 7, Section 15, Line 14: Delete "interest" insert "percentage".

Page 7, Section 15, Line 23: After "option" insert "within 20 days of the date of the notice provided by the lender pursuant to section 25".

Page 7, Section 15, Line 24: After "lender" insert ", in writing,".

Page 7, Section 15, Line 27: After "lender" insert ", after notifying the borrower of that fact pursuant to section 25,".

Page 7-8, Section 15, Lines 30-43: Delete lines 30-43 in their entirety.

Page 9, Section 19, Line 2: Before "An" indent then insert "a.".

Page 9, Section 19, Line 3: After line 3 insert new subsection as follows:

"b. If a borrower wishes to prepay a loan, a lender shall not use the "rule of 78's" to calculate the amount of interest owed by the borrower. The lender shall use a simple interest basis to calculate the amount of interest owed by the borrower."

Page 9, Section 24, Line 7: After line 7, insert new section as follows:

"25. A lender shall notify a borrower by mail of any variations in the periodic percentage rate of interest pursuant to section 5 or section 15 and of any change in the amount of periodic payment or term or both, resulting from a variation in the periodic percentage rate of interest pursuant to section 15. Any variation or change shall not take effect until at least 30 days and not more than 60 days after the date of the notice to the borrower. The notice

may be provided to the borrower in a periodic bill or statement. If there is an increase in the periodic payment as provided for in subsection b. of Section 15, the lender shall so notify the borrower. The notice period shall be uniform for both increases and decreases in the periodic percentage rate of interest or change in the amount of periodic payment or term or both."

Page 9, Section 25, Line 1: Delete "25." insert "26."

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 1032, 1825 and 2295.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 1032, 1825 and 2295.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL No. 1630

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1630 without my signature.

This bill requires all present and future employees of nursing homes to be examined for tuberculosis infection by means of a Mantoux tuberculin skin test. This Mantoux tuberculin skin test, which is presently required of all employees of general hospitals and special hospitals in New Jersey by the Department of Health, involves the injection beneath the skin of five tuberculin units of purified protein derivative which produces a reaction that is either negative, that is less than 10 millimeters of induration, or positive, that is 10 or more millimeters of induration.

Prior to 1983, the Department of Health required all employees of hospitals, nursing homes and residential health care facilities to be tested for tuberculosis infection. In February 1983, however, the Department adopted new regulations concerning the testing of health care facility employees, requiring that only employees of hospitals be tested. This decision was the result of years of carefully conducted Department studies which indicated that out of 809 tuberculosis cases reported in New Jersey in 1983, the majority of those cases were reported from hospitals, in fact, none were reported as originating in nursing homes, either from patients or employees. It was discovered that tuberculosis cases more often than not originated in persons residing within the community, with the majority of cases being diagnosed in the hospital setting. This being so, it appears that there is a legitimate lack of demonstrated need for the testing of current nursing home staff as well as new employees for tuberculosis infection upon commencement of employment.

I am also concerned that while this legislation is well intended, there is reasonable doubt among concerned health officials as to whether this measure would effectively interrupt the transmission of the disease. Recent data collected by the Department of Health with regards to nursing home facilities indicates the persons at highest risk both for contracting tuberculosis and for transmitting it to others are the residents, *not* the employees. This data indicates that the testing of nursing home employees would not, in fact, reduce the incidence of tuberculosis in nursing home facilities.

Finally, this bill calls for statewide testing of nursing home facilities for tuberculosis. I believe a statewide testing requirement is too broad and unnecessary. Statewide tuberculosis incidence rates range from 27.5 new cases per 100,000 in Essex County, to 1.7 new cases per 100,000 in Sussex County (1983 figures). Even if the need for testing exists, it seems unreasonable to make the same testing requirement in low risk areas as those in high risk areas of the State.

I respect the sponsor's zeal and conviction in obtaining passage of this well-intended legislation, directed at protecting the health and welfare of the senior citizens of our State. However, I believe this matter is one that should be addressed by Department of Health regulation should the need present itself.

Accordingly, I am returning Assembly Bill No. 1630 without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL No. 1826 ACS (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1826 ACS (OCR) without my signature.

A-1826 ACS (OCR) would create a Division of Development for small business, women's business and minority business in the Department of Commerce and Economic Development. The purpose of the Division is to provide a centralized mechanism to assist small business, women's business and minority business.

The Division would consist of an Office for Business Assistance for Minorities, an Office for Business Assistance for Women and an Office for Small Business Assistance. Each office would have an advisory council to assist an Office in establishing financial and technical assistance policy. The Division would provide loan referral and loan packaging programs, marketing and advertising assistance, and general advice about the start-up and maintenance of a business.

I think I should point out that in the main, this bill duplicates services already in existence. We already have within the Department of Commerce and Economic Development an Office of Small Business Assistance and an Office of Minority Business Enterprise which provide similar services and assistance to small businesses, minority businesses and women's businesses as contemplated by this bill. In addition, the New Jersey Economic Development Authority already provides loan packaging and referral programs for these eligible businesses.

Finally, this bill has no appropriation. An appropriation is, however, needed to fund the new division that is contemplated under this bill for the remainder of Fiscal Year 1985.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1826 ACS (OCR) to you without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL No. 2371

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2371 without my signature.

This bill would allow the Town of Irvington to place a one-year moratorium on the implementation of its property revaluation for the tax year 1985 and would authorize the State Treasurer to extend the moratorium for the tax year 1986 upon the Treasurer's determination that an extension would be in the best interest of the Town.

This bill is identical to the one I vetoed in November of last year that would have placed a moratorium on revaluation in Trenton. I believe the same reasoning exists now not to sign this bill as existed two months ago not to sign the bill that was then before me.

The Constitution of the State of New Jersey requires that real property be assessed and taxed for the purpose of correcting real property taxes according to the same standard of value, with the exception of agricultural and horticultural land. N. J. Constitution, Article VIII, Section 1, paragraph 1. This provision of the Constitution was designed to ensure that taxpayers within a community owning similar parcels of real estate and improvements thereon should pay similar amounts in property taxes.

The revaluation of property occurs periodically in municipalities throughout New Jersey. It is a usual and normal procedure in order to ensure that property owners are fairly taxed in relationship to what their neighbors pay.

A moratorium on the revaluation of property retards this normal procedure by freezing whatever inequities exist in the tax rolls at the point at which the revaluation would ordinarily occur.

On January 26, 1983, I signed Senate Joint Resolution No. 13 (1983), which created the Property Tax Assessment Study Commission. This Commission is now studying the problems of assessment and revaluation Statewide, and it will make recommendations to the Governor and the Legislature early in 1986. Its suggestions will be of help to all municipalities in New Jersey, including Irvington.

The Town of Irvington has been ordered to undertake a revaluation by the Essex County Board of Taxation, and this decision has been affirmed by court order. The situation in Irvington differs from those few other cities where I have signed revaluation moratorium legislation because Irvington has not yet contracted with a private company to undertake a revaluation study. In the other municipalities where I have acted, the completed results of the revaluation studies indicated that there had been dramatic altera-

tions in property values based upon special circumstances existing in those municipalities. Thus, the need for moratorium relief had been demonstrated. Irvington, on the other hand, has not been able to demonstrate any special circumstance because no study has been conducted.

We do not yet know exactly what will occur as a result of an Irvington revaluation study, and, in any event, it is likely to take at least two years to complete. Therefore, to postpone Irvington's ability to employ a private company to undertake a revaluation study, as some have suggested this legislation would accomplish, seems without purpose and departs from my past actions regarding moratoriums.

I also note that if the purpose of this bill, as considered legal opinion might have it, is merely to postpone the time when new assessments might go into effect in Irvington, it is a totally unnecessary piece of legislation. The revaluation study is estimated to take as long as the two years this bill would affect.

I remain deeply disturbed by the trend that exists in the Legislature to attempt to postpone municipal revaluations through the moratorium process. The decision last autumn by the Superior Court in Atlantic County declaring unconstitutional the moratorium for Atlantic City opens anew the whole question of what is constitutionally permissible in this area. I believe that the time has come to recognize that moratoriums do not solve our problems related to the taxation of real property in this State but merely postpone the inevitable revaluation that must occur in each municipality in order to meet with constitutional standards.

Accordingly, I herewith return Assembly Bill No. 2371 without my signature.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 4, 1985. }

ASSEMBLY BILL No. 2780 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2780 (OCR) without my signature.

This bill makes a supplemental appropriation from the General Fund to the Department of Environmental Protection. The monies appropriated would be used to provide a grant to the Pequannock Water System of the City of Newark, for construction of a new water filtration plant. Pursuant to this bill, the grant would be in

a sum equal to 20% of the cost of the filtration plant but could not exceed \$8 million.

Despite the laudable purpose of this bill, it is my belief that a substantial appropriation from the General Fund to finance this one specific project should not be approved at this juncture. We are quickly approaching the time when the many and diverse fiscal needs of this State, and my recommendations regarding their relative merit, will be considered and evaluated by the Legislature through the Joint Appropriations process. This proposal should be considered in conjunction with that process.

Accordingly, I herewith return Assembly Bill No. 2780 (OCR) without my approval.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

On motion of Mr. Baer, the following resolution passed by voice vote:

BE IT RESOLVED *by the General Assembly of the State of New Jersey*:

1. That the action of the General Assembly in adopting the Commerce and Industry Committee amendments to Assembly Bill No. 2827 on January 28, 1985 be rescinded and that the bill be on second reading.

On motion of Mr. Herman, the following resolution passed by voice vote:

Resolved, That pursuant to Rule 17:3 a public hearing is ordered to be held on Assembly Concurrent Resolution No. 77, proposing an amendment to the Constitution, before the Assembly Judiciary Committee and that the public hearing be held in Room 441, State House Annex, Trenton, on February 14, 1985 at 10:00 o'clock A.M., and that said committee make a written report thereof to the General Assembly.

Mr. Fortunato offered the following resolution, which was read by the Clerk and adopted:

Resolved:

1. That printed copies of Assembly Concurrent Resolution No. 58, entitled "A Concurrent Resolution proposing an amendment to Article IV, Section VII, paragraph 2 of the Constitution", be placed upon the desks of the members of the House forthwith, and that a record of such action be made in the Minutes of the General Assembly.

2. That the Clerk of the General Assembly forward 40 copies of said ACR No. 58 to the Senate with the request that the same be placed upon the desk of each Senator in open meeting forthwith.

3. Mr. Fortunato announced that a public hearing will be held at a time and place to be designated, before the Assembly Independent Authorities Committee and that said committee make a written report thereof to the General Assembly.

The Assembly Municipal Government Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 192, 1901 Aca, 2056 Aca, 2985, 3088 and Assembly Concurrent Resolution No. 155.

The Assembly Municipal Government Committee reported the following bill without recommendation and said bill as reported was given second reading:

Senate No. 1031.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 308, 2755 Aca, 2844 Aca, 2846, Senate Nos. 139, 627 and 2200.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 166 Acs, 2455, 2463 Aca, 2768 Aca, Senate Nos. 1736, 1737, 1838 and 2293.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 624 Aca, 868, 1048, 1701, 1841, 1860 Aca, 2026 Aca, 2086 Aca, 2129 Aca, 2267 Aca, 2349 Aca, 2373, 2628, 2777, 2831, 2944, 3069, 3074, Senate Nos. 419 Aca, 1143, 1504, 1826, 2085, 2216 and 2403.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2589 Acs, Senate Nos. 950 and 1146.

The Assembly County Government and Regional Authorities Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 159, 957 Aca, 2163 Aca, 2644, 2646, 2884 Aca, Senate Nos. 339 Aca and 933.

The Assembly Municipal Government Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2395 Acs.

The Assembly Corrections, Health and Human Services Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2286 Aca, 2379, 2398 Aca, 2913 Aca, 3040, 3070 Aca and Senate No. 2005.

The Assembly Transportation and Communications Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3014/3044 Acs.

The Assembly Judiciary Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2481.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Committee to Study State and Local Fiscal Policy Including State and Local Spending and the Revenue to Support It

Speaker Alan J. Karcher and Assemblyman Robert D. Franks.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 495 G/R, 889 G/R, 901, 1103, 1245 G/R, 1612, 1821 Constitution, herewith presented to you for your consideration:

The following message to the Governor was read:

The Senate and General Assembly have passed the following bill, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:
Assembly No. 300.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 499 and 1415.

On motion made and adopted, cosponsors were named to the following bills:

MOTION

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 1191, Mr. Weidel.

Assembly No. 2857, Mr. Haytaian.

Assembly No. 2, Mr. Miller.

Assembly No. 787, Ms. Kalik.

Assembly No. 2393, Mr. Riley.

Assembly No. 836, Mr. Weidel.

Assembly No. 3188, Mr. Cooper.

Assembly No. 1721, Mr. Mazur.

Assembly No. 2003, Mr. Foy.

Assembly No. 1831, Mr. Bryant.

On motion of Mr. Doyle and adopted, Mr. Palaia was withdrawn as cosponsor of Assembly Nos. 634 and 635.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, February 14, 1985 at 2:00 P.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, February 7, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, February 9, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, February 11, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, February 14, 1985.

The General Assembly met at 2:30 p.m.

Prayer was offered by Reverend Rod Croes, St. Peter's Episcopal Church, Perth Amboy, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Pater-niti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Brown moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 1763 was given third reading.

Mr. Hardwick moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1764 was given third reading.

Mr. Hardwick moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1762 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley,

Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 1765 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 159 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

Assembly No. 422 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

63 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe,

Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—63.

In the negative was—Penn—1.

Assembly No. 1032 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

On motion of Mr. Rooney, pursuant to Rule 15:20, Senate No. 1826 was substituted for Assembly No. 1841 with which it is identical, and Mr. Rooney was added as cosponsor of Senate No. 1826. Which motion was adopted.

Senate No. 1826 was given third reading.

Mr. Rooney moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 2129 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

68 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1931 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bocchini, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 2285 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 2846 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

Assembly No. 2933 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 3123 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—63.

In the negative—None.

Assembly No. 343 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

57 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—57.

In the negative were—

Albohn, Kavanaugh, Penn, Weidel—4.

Assembly No. 2985 was given a third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

52 Yeas 9 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Charles, Cooper, Doria, Felice, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowksi, Palaia, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—52.

In the negative were—

Albohn, Colburn, Franks, Kern, Muhler, Penn, Rooney, Schuber, Zimmer—9.

Senate No. 1306 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowksi, Palaia, Paterniti, Patero, Pellecchia, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Sch-

wartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Zangari, Zecker, Zimmer—58.

In the negative—None.

On motion of Mr. Zecker, pursuant to Rule 15:20, Senate No. 1504 was substituted for Assembly No. 1048 with which it is identical, and Mr. Zecker was added as cosponsor of Senate No. 1504. Which motion was adopted.

Senate No. 1504 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 1008 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 1969 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, For-

tunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 3233 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly Joint Resolution No. 65 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 139 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

62 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative—None.

Senate No. 327 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

65 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

Mr. Brown offered the following resolution, which was read by the Clerk.

WHEREAS, A vacancy exists in the office of a member of the General Assembly from Legislative District 39 by reason of the resignation of John W. Markert on February 4, 1985, therefore,

Be It Resolved, That a writ of election and proclamation issue, under the hand of the Speaker of the General Assembly, attested to by the Clerk of the General Assembly, directing that an election be held according to the laws of the State of New Jersey in Legislative District 39, on Tuesday, March 26, 1985, for the purpose of electing a member of the General Assembly for that district to fill the vacancy.

Date: February 14, 1985

On the motion of Mr. Brown, the Writ of Election for District 39 passed:

63 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Brown offered the following resolution, which was read by the Clerk.

WHEREAS, A vacancy exists in the office of a member of the General Assembly from Legislative District 21 by reason of the death of Edward K. Gill on February 9, 1985; therefore,

Be It Resolved, That a writ of election and proclamation issue, under the hand of the Speaker of the General Assembly, attested to by the Clerk of the General Assembly, directing that an election be held according to the laws of the State of New Jersey in Legislative District 21, on Tuesday, March 26, 1985, for the purpose of electing a member of the General Assembly for that district to fill the vacancy.

Date: February 14, 1985

On motion of Mr. Brown, the Writ of Election for District 21 passed:

63 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Hollenbeck moved that Senate No. 1056 be recommitted to the Assembly Law, Public Safety and Defense Committee for further consideration.

Which motion lost.

X Voice Vote

Senate No. 1056 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

41 Yeas 16 Nays

In the affirmative were—

Albohn, Baer, Bocchini, Colburn, Cooper, Cuprowski, Felice, Ford, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kavanaugh, Kern, Koseo, Littell, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Paterniti, Pellecchia, Pelly, Penn, Perun, Rocco, Rod, Rooney, Schuber, Shusted, Villane, Weidel, Zecker, Zimmer—41.

In the negative were—

S. Adubato, Brown, Charles, Doria, Fortunato, Garvin, Hollenbeck, Kalik, LaRocca, Long, Pankok, Patero, Riley, Schwartz, Thompson, Watson—16.

On the motion of Mr. Herman, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 2353 Acs, 728 and 3074.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested:

Assembly Committee Substitute for Assembly No. 2353 Sa.

Mr. Fortunato offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2353.

Which was read by the Clerk and adopted by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Mr. Miller moved that Assembly No. 3074 be referred to the Assembly Housing and Urban Policy Committee for further consideration.

Mr. Brown moved to table the previous motion, which motion lost:

24 Yeas 32 Nays

In the affirmative were—

Baer, Brown, Charles, Cuprowski, Doria, Ford, Hollenbeck, Kalik, Karcher (Speaker), Littell, Long, Marsella, Mazur, McEnroe, Naples, Pankok, Paterniti, Pelly, Ranieri, Schwartz, Thompson, Vainieri, Visotcky, Watson—24.

In the negative were—

M. Adubato, S. Adubato, Albohn, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Herman, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Rocco, Rod, Rooney, Schuber, Shusted, Villane, Weidel, Zangari, Zecker—32.

Mr. Miller moved that Assembly No. 3074 be referred to the Assembly Housing and Urban Policy Committee for further consideration.

Mr. Brown asked that Assembly No. 3074 be held.

Assembly No. 728 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

56 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pelly, Penn, Perun, Rainieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Watson, Weidel, Zangari, Zecker, Zimmer—56.

In the negative—None.

Senate No. 1828 was given third reading.

Ms. Muhler moved the bill which passed by the following vote:

41 Yeas 8 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Ford, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Pankok, Paterniti, Pelly, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Watson, Weidel, Zangari—41.

In the negative were—

Albohn, Franks, Frelinghuysen, Kavanaugh, Miller, Penn, Zecker, Zimmer—8.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3117, Mr. Schwartz, without reference.

Assembly No. 3213, by Messrs. Paterniti, Naples, Foy, Ms. Garvin, Mr. Ranieri and Ms. Walker, Education Committee—The “School and Community Beautification Pilot Program Act.”

Assembly No. 3214, by Mr. Schwartz, Commerce and Industry Committee—Provides for additional remedy for consumers damaged under the “lemon law.”

Assembly No. 3215, by Mr. Schwartz, Higher Education and Regulated Professions Committee—Establishes a Child Care Services Scholarship Program within the Dept. of Higher Ed.

Assembly No. 3216, by Mr. Schwartz, Labor Committee—Expedites the applicability of the “New Jersey Public Employees Occupational Safety and Health Act.”

Assembly No. 3218, by Messrs. Mazur, Visotcky, Baer, Koseo, Schuber, Felice, Rooney, Kern and Hollenbeck, County Government and Regional Authorities Committee—Exempts from the “cap” law amounts spent by counties to purchase police vehicles and equipment for the vehicles.

Assembly No. 3219, by Messrs. McEnroe and Pankok, County Government and Regional Authorities Committee—Requires DEP to designate, construct, own and provide for the operation of certain regional landfills.

Assembly No. 3220, by Messrs. Chinnici and Muziani, Commerce and Industry Committee—Makes sundry changes to the “lemon law” for new automobiles and motorcycles.

Assembly No. 3221, by Ms. Walker, Revenue, Finance and Appropriations Committee—Exempts certain patent royalties from taxation under the “Corporation Income Tax Act (1972).”

Assembly No. 3222, by Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides for the designation of a legislative representative for State public employee unions.

Assembly No. 3223, by Ms. Walker, Revenue, Finance and Appropriations Committee—Supp. approp. of \$25,000 to the Dept. of Human Services for veterans’ services.

Assembly No. 3225, by Messrs. Chinnici, Muziani, Shusted, Kavanaugh, Palaia and Felice, Agriculture and Environment Committee—Exempts all employers who report no hazardous substances are present at their place of business from the provisions of the “Worker and Community Right To Know Act.”

Assembly No. 3226, by Messrs. Doria, Charles, Vainieri, Cuprowski, LaRocca, Ms. Garvin, Messrs. Bocchini and Ranieri, Agriculture and Environment Committee—Supp. approp. of \$167,000 to DCA, \$590,200 to the Dept. of Health, and \$62,500 to the Dept. of the Treasury for asbestos removal and remediation projects.

Assembly No. 3227, by Messrs. Doria, Charles, Vainieri, Cuprowski, LaRocca and Ranieri, Corrections, Health and Human Services Committee—Supp. approp. of \$2,400,000 in State aid to the Dept. of Human Services to reimburse the Jersey City Medical Center for its costs on behalf of General Assistance recipients.

Assembly No. 3228, by Messrs. Colburn, Hardwick, Chinnici, Muziani, Loveys, Palaia, Shusted, Rocco, Foy and Ms. Kalik, Corrections, Health and Human Services Committee—Supp. approp. of \$1,454,089 of federal funds to the Dept. of Human Services to construct a veterans' cemetery.

Assembly No. 3229, by Messrs. Deverin and Long, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides the same health benefits to certain retired employees of local boards of education as are enjoyed by retired State employees.

Assembly No. 3230, by Messrs. Deverin and Long, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides the same benefits to retired employees of local boards of education participating in the State Health Benefits Plan as are provided similar retired State employees.

Assembly No. 3231, by Messrs. Hendrickson, Kern, Kosco, Schuber, Felice, Zecker, Chinnici, Colburn, Loveys, Doria, Cuprowski and Vainieri, Energy and Natural Resources Committee—Requires local boards of health to certify purity of well water before certificate of occupancy is issued under certain circumstances.

Assembly No. 3232, by Messrs. Rooney, Schuber, Kosco, Felice, Zecker and Kern, Municipal Government Committee—Requires certain applications for approval of site plans to be sent to municipal planning board for an advisory opinion.

Assembly No. 3234, by Ms. Ford, Messrs. Doyle and Brown, Education Committee—Permits nonpublic schools and other institutions to obtain criminal history records checks of employees and prospective employees.

Assembly No. 3236, by Messrs. Fortunato, Doria, Charles, Zangari, Mazur and Palaia, Education Committee—Increases State aid for school districts which previously received emergency federal aid.

Assembly No. 3237 by Mr. Herman, Agriculture and Environment Committee—Provides that certain land is eligible for valuation, assessment, and taxation under the "Farmland Assessment Act."

Assembly No. 3238, by Messrs. Brown, Flynn and Herman, Commerce and Industry Committee—Creates a commission to revise the “New Jersey Corporation Takeover Bid Disclosure Law.”

Assembly No. 3239, by Mr. Brown, Education Committee—Provides guidelines and procedures for the searching of public school student's person or property.

Assembly No. 3240, by Ms. Cooper, Messrs. Kline, Rooney, Felice, Muziani, Palaia, Schuber, Kosco, Rocco and Kern, Agriculture and Environment Committee—Provides State aid for the purpose of abating hazardous asbestos in certain buildings routinely occupied by the public.

Assembly No. 3242, by Messrs. Kosco, Loveys and Schuber, Banking and Insurance Committee—Makes various revisions and amendments to the “Secondary Mortgage Loan Act.”

Assembly No. 3243, by Messrs. Villane, Doyle, Ms. Ford, Mr. Palaia, Ms. Walker, Messrs. Flynn, Muziani, Hendrickson, Ms. Muhler, Messrs. Bennett, Kline, Chinnici, Ms. Cooper, Messrs. Rod and Penn, Agriculture and Environment Committee—Establishes a “Shore Protection Trust Fund,” approps. \$10,000,000.

Assembly No. 3244, by Messrs. Bocchini, Watson and Paterno, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—The “Unclassified Classification Act,” provides tenure, job protection and appeal rights to certain unclassified State employees.

Assembly Joint Resolution No. 82, by Ms. Ford, Messrs. Brown and Chinnici, without reference—Designates 5/25/85 as Missing Children Day in N. J.

Assembly Joint Resolution No. 83, by Messrs. Thompson, Watson, Brown, Charles and Bryant, Independent Authorities and Commissions Committee—Directs State Athletic Commission to promulgate regulations prohibiting citizens of South Africa from boxing in this State and also certain others who have boxed in South Africa.

Assembly No. 3250, by Messrs. Otlowski and Karcher, without reference—Provides Statewide convention system for nomination for Governor and U. S. Senator.

Assembly No. 3262, by Messrs. Schwartz, Karcher, Pelly, Ms. Perun, Mr. Long, Ms. Walker, Messrs. Vainieri, S. Adubato, Pater-niti, Zangari, LaRocca, Ranieri, Cuprowski, Doria, Ms. Ford, Messrs. Charles, Franks, Ms. Ogden and Mr. Penn, Housing and Urban Policy Committee—Creates Raritan River and Bay Development and Protection Authority.

Assembly No. 3267, by Mr. Pankok, Corrections, Health and Human Services Committee—Est. a critical care specialty bed information and referral center.

Assembly No. 3281, by Messrs. Girgenti and Pellecchia, Municipal Government Committee—Provides housing police officer/policeman

perm. civil service status w/10 yrs. experience and certified training course.

Assembly No. 3294, by Messrs. Zangari, Kavanaugh, Paterniti, Otlowski, Weidel, Zimmer, Cuprowski, Martin, Villane, Frelinghuysen, Palaia, Ms. Muhler, Messrs. Penn, Zecker, Felice, Kosco, Hollenbeck, M. Adubato, Long, S. Adubato, Thompson, Naples, Pankok, Pelly, Marsella, Mazur, McEnroe, Brown, Visotcky, Colburn, Miller, Baer, Kern, Rooney, Schuber, Ms. Cooper, Messrs. Rocco, Shusted, Girgenti, Rod, Ms. Ogden, Messrs. Loveys, Littell, Muziani, Haytaian, Hendrickson, Vainieri, LaRocca, Doria, Albohn and Senator Jackman, without reference—Amends “State Police Retirement Systems Act” and sets 55 as mandatory retirement age.

Assembly No. 3296, by Mr. Paterniti, without reference—Concerns employers covered by “Worker and Community Right to Know Act.”

Assembly No. 3297, by Ms. Ford, Messrs. Brown and S. Adubato, without reference—Approp. \$50,000 to Dept. of Ed. for Foundation to Find and Protect N. J.’s Children.

Assembly No. 3299, by Messrs. Cuprowski, Ranieri, LaRocca, Vainieri, Doria and Charles, without reference—Approp. \$51,000 as State aid under “Interlocal Services Act.”

On the motion of Mr. Brown, the following bills were given second reading by special order:

Assembly No. 3117, 3250, 3294, 3296, 3297, 3299 and Assembly Joint Resolution No. 82.

Mr. Zangari offered the following resolution, which was read by the Clerk and lost by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3294 is an emergency measure and that it proceed forthwith from second to third reading.

58 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Charles, Cooper, Cuprowski, Doria, Felice, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pelly, Penn, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Mr. Ranieri asked for the record on Assembly No. 2185, which was furnished by the Clerk.

Mr. Ranieri moved that Assembly No. 2185 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Ranieri moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Loveys, the following resolution passed by voice vote.

February 11, 1985.

WHEREAS, Former Assemblyman Dean A. Gallo was elected to and is now serving in the United States House of Representatives, and Assemblyman John Markert has resigned from the General Assembly, now, therefore,

Be It Resolved, That Assemblyman Loveys be admitted as the prime sponsor of the following bill which was sponsored by former Assemblymen Gallo and Markert:

Assembly No. 2446.

RALPH LOVEYS.

The Assembly Judiciary Committee gave the following report on Assembly Concurrent Resolution No. 77.

In accordance with Rule 17:4 of the New Jersey General Assembly, Public Hearings on Assembly Concurrent Resolution No. 77 entitled "A Concurrent Resolution proposing to amend Article I, paragraph 11 of the Constitution of the State of New Jersey," was held in Rooms 441 and 446 of the State House Annex, Trenton, New Jersey under dates of December 13, 1984 and February 14, 1985, before the Assembly Judiciary Committee.

The following members of the committee were present:

Assemblyman Martin A. Herman, Chairman

Assemblywoman Angela L. Perun, Vice-Chairwoman

Assemblyman Eugene H. Thompson

Assemblyman Walter M. D. Kern, Jr.

Assemblyman Thomas J. Shusted

As a result of the testimony adduced at the Public Hearing, it is the recommendation of the Assembly Judiciary Committee that Assembly Concurrent Resolution No. 77 be reported favorably and that it be considered on third reading for final passage.

The Clerk is hereby directed to enter this report upon the Minutes of the General Assembly.

The Assembly Aging Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 3038 Aca, Assembly Concurrent Resolution No. 120 and Assembly Resolution No. 65.

The Assembly Energy and Natural Resources Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 1176 Aca and Senate No. 2592 Aca.

The Assembly Independent Authorities and Commission Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 950 Aca, 1353 Aca, 2625 Aca, 2942, 3025 Aca and Senate No. 143.

The Assembly Education Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 955, 2965 Aca, 2974, 3217 and Assembly Concurrent Resolution No. 161.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 95 Aca, 373, 904 Aca, 2287, 3224 and Assembly Concurrent Resolution No. 128, Assembly Resolution No. 72 and Senate Nos. 684, 2186 and 2244 Aca.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 41, 248 Aca, 972 Aca, 1962 Aca, 2744 Acs, 2803 Acs, 2806 Aca, 3061, 3062, 3072, 3076, 3143 and Assembly Joint Resolution No. 69 and Senate Nos. 1177 and 1186.

The Assembly Aging Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3194 Aca and Senate No. 1927.

The Assembly Energy and Natural Resources Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2717 Aca.

The Assembly Independent Authorities Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 788 Aca.

The Assembly Education Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 619, Aca, 1244 Aca, 2541 Acs and 2551 Aca.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 803 Aca.

The Assembly Judiciary Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2802 and 2805 Acs.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 654, Judiciary Committee.

Senate No. 863, Education Committee.

Senate No. 1327 w/GR, without reference.

Senate No. 1443, Higher Education and Regulated Professions Committee.

Senate No. 1985 w/GR, without reference.

Senate No. 1986 w/GR, without reference.

Senate No. 2030, Revenue, Finance and Appropriations Committee.

Senate No. 2164, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2174, Revenue, Finance and Appropriations Committee.

Senate No. 2250 Sca, Revenue, Finance and Appropriations Committee.

Senate No. 2398, Higher Education and Regulated Professions Committee.

Senate Committee Substitute for Senate No. 2481, Revenue, Finance and Appropriations Committee.

Senate No. 2591, Education Committee.

Senate No. 2614, Corrections, Health and Human Services Committee.

Assembly No. 5 Sca, conc.

Assembly No. 393 Sca, conc.

Assembly No. 1178 Sca, conc.

On the motion of Mr. Brown, the following bills were given second reading by special order.

Senate Nos. 1327 w/GR, 1985 w/GR, 1986 w/GR and Senate Committee Substitute for Senate No. 2481.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 76, County Government and Regional Authorities Committee.

Senate No. 1681 Sca, Municipal Government Committee.

Senate No. 2075 Sea, Revenue, Finance and Appropriations Committee.

Senate No. 2192, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2586, County Government and Regional Authorities Committee.

Assembly No. 502 Sea, conc.

Assembly No. 569 Sea, conc.

Assembly No. 810 Sea, conc.

Assembly No. 842 Sea, conc.

Assembly Committee Substitute for Assembly No. 1828 Sea, conc.

On motion of Mr. Brown and adopted, Assembly No. 2481 was transferred from the Assembly Revenue, Finance and Appropriations Committee to the Assembly County Government Committee.

On motion of Mr. Brown and adopted, Assembly No. 3235 was withdrawn from the files.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Commission to Study the Problem of Missing Children in New Jersey

Assemblyman Joseph W. Chinnici

Commission to Study the Employment and Compensation of Agricultural Labor in New Jersey

Assemblyman Thomas P. Foy

Assemblyman Harold L. Colburn

Commission to Review the Disbursement of the State's Revenue from Casino Gambling

Assemblyman Walter J. Kavanaugh to replace

Assemblyman Newton E. Miller

State House Commission

Assemblyman Walter J. Kavanaugh to replace

Assemblyman Robert D. Franks

The following memorandum was read:

The following commission appointments have been made:

Commission to Study the Employment and Compensation of Agricultural Labor in New Jersey

Ida Castro

Daniel Bray

Angel Dominguez

David Sobleman

The following memorandum was read:

Speaker Karcher has made the following committee appointments:

Assembly Law, Public Safety and Defense Committee

Assemblyman Robert Martin to replace

Assemblyman John Penn

Assembly Transportation Committee

Assemblyman Newton Miller to replace

Assemblyman John Markert

Assembly Housing and Urban Policy Committee

Assemblyman John Penn to replace

Assemblyman Newton Miller

The following message was sent to the Governor:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 1831, 332, 1577 and 2454.

The following message was sent to the Governor:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 913, 949, 1157, 1341, 1648, 1979, 2353, 2377, 2409 and 3156.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 1244, Ms. Garvin, Messrs. Naples, Mazur, Rocco and Palaia.

Assembly No. 1664, Mr. Miller.

Assembly No. 1548, Mr. Vainieri.

Assembly No. 2933, Mr. Zangari.

Assembly Joint Resolution No. 29, Mr. Bennett and Ms. Muhler.

Assembly No. 1668, Mr. Rod.

Assembly No. 2454, Mr. Gorman

Assembly No. 1982, Mr. Gorman.

Assembly No. 3031, Mr. Hendrickson.

Assembly No. 2784, Mr. Miller.

Assembly No. 3155, Mr. Loveys.

Assembly No. 623, Mr. Ranieri.

Assembly No. 1016, Mr. Miller

Assembly No. 704, Mr. Miller.

Assembly No. 705, Mr. Miller.

Assembly No. 2804, Mr. Miller.

Assembly No. 1028, Mr. Miller.

Assembly No. 2857, Ms. Cooper.

Assembly No. 2185, Messrs. Baer and Mazur.

- Assembly No. 1998, Mr. Miller.
Assembly No. 2584, Mr. Bocchini.
Assembly No. 1763, Mr. Bocchini.
Assembly No. 1764, Mr. Bocchini.
Assembly Joint Resolution No. 69, Ms. Perun.
Assembly No. 667, Mr. Hollenbeck.
Assembly No. 1841, Ms. Kalik, Messrs. Watson, S. Adubato, Baer, Brown, Ms. Ford, Messrs. Gorman, Ranieri and Ms. Walker.
Assembly No. 955, Mr. Mazur.
Assembly No. 2965, Mr. Mazur.
Assembly No. 97, Mr. Gorman.
Assembly No. 1717, Mr. Pellecchia.
Assembly No. 2003, Messrs. Ranieri, Cuprowski, Foy, Rooney, Thompson, Miller, Haytaian, Rocco and Ms. Muhler.
Assembly No. 2285, Mr. Kern and Ms. Perun.
Assembly Nos. 343, 1032, 1762, 1765, 1763, 1764, 2753, Mr. Baer.
Mr. Brown moved that the General Assembly adjourn to meet on Monday, February 25, 1985 at 2:00 p.m.
Mr. Brown moved that the General Assembly adjourn.
Which motion was adopted.
The Speaker declared the General Assembly adjourned.
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SATURDAY, February 16, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

TUESDAY, February 19, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, February 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, February 23, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, February 25, 1985.

The General Assembly met at 3:30 p.m.

Prayer was offered by Rabbi Jeshaiiah Schnitzner, Shonnei Emunah, Montclair, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Visoteky moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Mr. Zimmer offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 5.

Which was read by the Clerk and adopted by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pan-

kok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Mr. Pellecchia offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 393.

Which was read by the Clerk and adopted by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 502.

Which was read by the Clerk and adopted by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

Mr. Long offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 810.

Which was read by the Clerk and adopted by the following vote:

56 Yeas 7 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girenti, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellicchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—56.

In the negative were—

Albohn, Frelinghuysen, Hardwick, Hendrickson, Miller, Shusted, Zimmer—7.

Mr. Palaia offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 842.

Which was read by the Clerk and adopted by the following vote:

62 Yeas 2 Nays

In the affirmative were—

S. Adubato, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girenti, Hardwick, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative were—

Albohn, Miller—2.

Mr. Zangari asked for the record on Senate No. 2324, which was furnished by the Clerk.

Mr. Zangari moved that Senate No. 2324 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zangari moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Foy offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1178.

Which was read by the Clerk and adopted by the following vote:

66 Yeas

2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pan-kok, Paterniti, Pellicchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative were—

Albohn, Frelinghuysen—2.

Mr. Paterniti asked for the record on Assembly No. 3296, which was furnished by the Clerk.

Mr. Paterniti moved that Assembly No. 3296 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Paterniti moved the adoption of the amendments which passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Albohn moved that Assembly No. 3296 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Albohn moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Loveys, pursuant to Rule 15:20, Senate No. 1654 was substituted for Assembly No. 1767 with which it is identical, and Mr. Loveys was added as cosponsor of Senate No. 1654. Which motion was adopted.

Senate No. 1654 was given third reading.

Mr. Hardwick moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Bryant offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1824.

Which was read by the Clerk and adopted by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

Assembly No. 1825 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Bryant offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1828.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Ms. Kalik asked for the record on Assembly No. 2026, which was furnished by the Clerk.

Ms. Kalik moved that Assembly No. 2026 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Kalik moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3294 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Albohn—1.

Assembly No. 2117 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

On motion of Mr. Pankok, pursuant to Rule 15:20, Senate No. 1614 was substituted for Assembly No. 2156 with which it is identical, and Mr. Pankok was added as cosponsor of Senate No. 1614. Which motion was adopted.

Senate No. 1614 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

On motion of Ms. Walker, pursuant to Rule 15:20, Senate No. 1988 was substituted for Assembly No. 2265 with which it is identical, and Ms. Walker was added as cosponsor of Senate No. 1988. Which motion was adopted.

Senate No. 1988 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 2385 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

64 Yeas	2 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative were—

Albohn, Kern—2.

Assembly No. 2974 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

65 Yeas	2 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Kern—2.

Assembly No. 2295 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

On motion of Mr. Villane, pursuant to Rule 15:20, Senate No. 2085 was substituted for Assembly No. 2373 with which it is identical, and Mr. Villane was added as cosponsor of Senate No. 2085. Which motion was adopted.

Senate No. 2085 was given third reading.

Mr. Villane moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Mr. Rocco moved that Assembly No. 2961 be recommitted to the Assembly Higher Education and Regulated Professions Committee for further consideration.

Which motion passed.

X Voice Vote

Mr. Hardwick offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Senate Concurrent Resolution No. 96.

Which was read by the Clerk and adopted by the following vote:

64 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative were—

Albohn, Foy, Kalik, Pankok—4.

On motion of Mr. S. Adubato, pursuant to Rule 15:20, Senate No. 2252 was substituted for Assembly No. 2333 with which it is identical, and Mr. S. Adubato was added as cosponsor of Senate No. 2252. Which motion was adopted.

Senate No. 2252 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 624 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

66 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollen-

beck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—66.

In the negative were—

Albohn, Miller, Zimmer—3.

Senate Joint Resolution No. 55 was given third reading.

Mr. Villane moved the resolution which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 684 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

67 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative was—Albohn—1.

Senate No. 788 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 1143 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 2682 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

On motion of Ms. Ford, pursuant to Rule 15:20, Senate No. 1365 was substituted for Assembly No. 1666 with which it is identical, and Ms. Ford was added as cosponsor of Senate No. 1365. Which motion was adopted.

Senate No. 1365 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

65 Yeas 2 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thomspson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker—65.

In the negative were—

Kern, Zimmer—2.

Senate No. 1985 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

68 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative were—

Albohn, Frelinghuysen—2.

Senate No. 1986 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuy-

sen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 1736 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 1737 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 1004 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker—66.

In the negative was—Zimmer—1.

Assembly No. 1353 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

50 Yeas 15 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Kalik, Karcher (Speaker), Kline, LaRocca, Long, Loveys, Marsella, McEnroe, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Schuber, Shusted, Thompson, Vainieri, Walker, Zangari, Zecker, Zimmer—50.

In the negative were—

Albohn, Bennett, Felice, Frelinghuysen, Kavanaugh, Kern, Kosco, Littell, Martin, Miller, Muhler, Palaia, Rooney, Villane, Weidel—15.

Assembly No. 2625 was given third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

59 Yeas 7 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Schuber, Shusted, Thompson, Vianieri, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—59.

In the negative were—

Albohn, Frelinghuysen, Kavanaugh, Kern, Miller, Rod, Rooney—7.

Assembly No. 2455 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

67 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative was—Kern—1.

Assembly No. 2628 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

62 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari—62.

In the negative were—

Albohn, Kern, Miller, Rooney, Zecker, Zimmer—6.

Mr. Kavanaugh moved that Assembly No. 3217 be referred to the Assembly Revenue, Finance and Appropriations Committee for further consideration.

Which motion lost.

24 Yeas 40 Nays

In the affirmative were—

Albohn, Cooper, Cuprowski, Felice, Ferlinghuysen, Hardwick, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Miller, Muziani, Ogden, Penn, Rod, Rooney, Schuber, Shusted, Villane, Weidel, Zecker, Zimmer—24.

In the negative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Deverin, Doria, Doyle, Flynn, Ford, Fortunato,

Foy, Garvin, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Zangari—40.

Assembly No. 3217 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

62 Yeas 5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—62.

In the negative were—

Albohn, Hardwick, Hendrickson, Kern, Miller—5.

Mr. Pelly asked for the record on Assembly 2332, which was furnished by the Clerk.

Mr. Pelly moved that Assembly No. 2332 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Pelly moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Ms. Ford asked for the record on Assembly No. 3297, which was furnished by the Clerk.

Ms. Ford moved that Assembly No. 3297 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Ford moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3299 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

64 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative was—Albohn—1.

Assembly No. 3069 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

67 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—67.

In the negative were—

Albohn, Miller, Zimmer—3.

Senate No. 1327 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 1530 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

On motion of Mr. Hollenbeck, Senate Concurrent Resolution No. 131 passed by voice vote.

Senate No. 2050 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

62 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Hardwick, Hollenbeck, Kalik, Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative were—

Albohn, Shusted—2.

Assembly No. 2944 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Hardwick, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Ranieri, Riley,

Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—55.

In the negative—None.

Assembly No. 3074 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3130, by Ms. Garvin, Judiciary Committee—Designated the "Child Support Standards Act."

Assembly No. 3245, by Mr. Pellecchia, Education Committee—Restores the seniority protection that certain teachers earned prior to September 1, 1983.

Assembly No. 3246, by Mr. Paterniti, Commerce and Industry Committee—Makes sundry amendments to the "Uniform Securities Law (1967)."

Assembly No. 3247, by Mr. Bennett and Ms. Muhler, Agriculture and Environment Committee—Increases the penalties for certain environmental laws.

Assembly No. 3248, by Mr. Bennett, County Government and Regional Authorities Committee—Supp. approp. of \$110 million to DEP to clean up, close and contain certain sanitary landfills.

Assembly No. 3249, by Mr. Bennett and Ms. Muhler, Agriculture and Environment Committee—Holds liable for their actions the generators of hazardous substances discharged or threatened to be discharged.

Assembly No. 3251, by Mr. Zangari, Commerce and Industry Committee—Bans the practice of blind bidding in motion picture distribution.

Assembly No. 3252, by Messrs. Zangari and Marsella, Commerce and Industry Committee—Increases the penalty to \$2,500.00 for violations of the law prohibiting self service at gas stations.

Assembly No. 3253, by Messrs. Riley and Marsella, Higher Education and Regulated Professions Committee—Supp. approp. of \$6,000.00 to Dept. of Higher Ed. for Rutgers Research and Development Center.

Assembly No. 3254, by Mr. Muziani, Corrections, Health and Human Services Committee—Directs the State Board of Medical Examiners to conduct an ongoing study of the point at which fetal viability occurs.

Assembly No. 3255, by Mr. Muziani, Corrections, Health and Human Services Committee—Requires a second physician to be present at certain procedures when fetus is certain age.

Assembly No. 3256, by Messrs. Muziani and Shusted, Commerce and Industry Committee—Provides the purchaser of a real estate time sharing plan the right to cancel the contract within a certain time.

Assembly No. 3257, by Ms. Perun, Housing and Urban Policy Committee—Allows a municipality to meet its fair share of low and moderate income housing by rehabilitating or renovating existing housing.

Assembly No. 3258, by Ms. Walker, Education Committee—Provides transportation assistance to students attending private schools regardless of distance from home.

Assembly No. 3259, by Mr. Pellecchia, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that the State pay health insurance premiums for State employees who retire with 20 years rather than 25 years of service.

Assembly No. 3260, by Messrs. Hendrickson, Rocco, Kosco, Naples, McEnroe, Pankok, Palaia, Ms. Cooper and Mr. Muziani, Revenue, Finance and Appropriations Committee—Exempts commercial fishermen from sales tax on certain fishing equipment.

Assembly No. 3261, by Ms. Walker, Messrs. Otlowski, Paterniti and Pelly, Law, Public Safety and Defense Committee—Provides for environmental emergency notification system to inform local officials and public.

Assembly No. 3263, by Messrs. Frelinghuysen, Albohn, Weidel, Zimmer, Cuprowski, Long, Gorman, Girgenti, Kavanaugh, Zecker, Brown, Hardwick, Ms. Garvin, Messrs. McEnroe, Haytaian, Littell, Colburn and Martin, Independent Authorities and Commissions Committee—Requires that new stadium authorized by New Jersey Sports and Exposition Authority project be named "New Jersey Vietnam Veterans Park."

Assembly No. 3264, by Ms. Walker, Corrections, Health and Human Services Committee—Establishes toll-free telephone information service to advise pregnant women of availability of health care services.

Assembly No. 3265, by Mr. Kavanaugh, Municipal Government Committee—Revises the Local Lands and Buildings Law.

Assembly No. 3266, by Mr. Schuber, Kosco, Felice, Rooney, Rocco, Shusted, Zecker and Kavanaugh, Independent Authorities and Commissions Committee—Requires new stadium authorized by New Jersey Sports and Exposition Authority project to be named “New Jersey Veterans Park.”

Assembly No. 3268, by Ms. Ford, Messrs. Riley, Marsella, Ms. Kalik, Messrs. Pankok, Hendrickson, Rocco, Shusted, Rod, Ms. Cooper and Mr. Muziani, Agriculture and Environment Committee—Approps. \$50 million to DEP from the Hazardous Discharge Fund for hazardous discharge cleanup and removal activities.

Assembly No. 3269, by Messrs. Zimmer, Weidel and Charles, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that certain municipalities provide each polling place therein with an index of streets and the residents’ polling places.

Assembly No. 3270, by Mr. Franks, Municipal Government Committee—Allows the waiver of construction permits and all enforcing fees under certain circumstances.

Assembly No. 3271, by Messrs. Loveys, Felice, Martin, Penn and Frelinghuysen, Law, Public Safety and Defense Committee—Requires all municipal and county police departments to enter reports of missing persons with the National Crime Information Center files.

Assembly No. 3272, by Messrs. Loveys, Felice, Martin, Penn and Frelinghuysen, Law, Public Safety and Defense Committee—Establishes the Missing Children Information Clearing House in the Division of State Police.

Assembly No. 3273, by Ms. Muhler, Messrs. Doria, Colburn, Felice, Rooney, Rocco, LaRocca, Zangari, Cuprowski and Vainieri, Higher Education and Regulated Professions Committee—Provides for the regulation and licensure of nutritionists in the Division of Consumer Affairs.

Assembly No. 3275, by Messrs. Felice, Schuber, Kosco, Kern, Palaia and Haytaian, Corrections, Health and Human Services Committee—Provides that a nursing home resident admitted from a psychiatric hospital may be readmitted to the hospital under certain circumstances.

Assembly No. 3276, by Messrs. Fortunato and Mazur, Independent Authorities and Commissions Committee—Expands the size of the Port Authority of NY and NJ’s board of commissioners.

Assembly No. 3277, by Mr. Zecker and Ms. Muhler, Transportation and Communications Committee—Provides that certain municipalities receive their proportionate share of moneys allocated under the “Senior Citizen and Disabled Resident Transportation Assistance Act.”

Assembly No. 3278, by Mr. Rod, Agriculture and Environment Committee—Limits the wetlands permit notifications requirement to certain public utilities.

Assembly No. 3279, by Messrs. Herman, Pankok and Muziani, Revenue, Finance and Appropriations Committee—Exempts from the sales tax certain services provided by NJ companies from July 1, 1966 to April 5, 1977.

Assembly No. 3280, by Messrs. Zecker, Miller, Penn, Rooney, Kosco, Kavanaugh, Palaia, Schuber, Ms. Cooper, Messrs. Colburn, Rod, Ms. Ogden, Messrs. Muziani, Loveys, Haytaian and Littell, Judiciary Committee—Exonerates from civil liability victims of certain serious crimes who injure their assailants.

Assembly No. 3282, by Messrs. Doria, Vainieri, Cuprowski, Ranieri, LaRocca, Ms. Garvin, Ms. Muhler, Messrs. Rocco, Bocchini and Senator Ewing, Higher Education and Regulated Professions Committee—Appropriates \$10,650,000.00 from the "Jobs, Science and Technology Bond Act of 1984."

Assembly No. 3283, by Ms. Cooper, Mr. Palaia, Ms. Muhler, Messrs. Doria and Pankok, Education Committee—Provides local boards of education with three-year period to complete renovations of certain facilities.

Assembly No. 3284, by Messrs. Fortunato, Miller, Zecker, Felice, Kern and Girgenti, Energy and Natural Resources Committee—authorizes DEP to use \$18,467,230.00 from the "Clean Waters Fund."

Assembly No. 3285, by Messrs. Miller, Zecker and Penn, Commerce and Industry Committee—Permits owners of certain buildings to evict a tenant from one of the units of the owner intends to reside in the unit.

Assembly No. 3286, by Messrs. Miller, Zecker, Rooney, Penn, Schuber and Ms. Cooper, Transportation and Communications Committee—Permits DOT to charge and collect a fee for certain vehicle emission and brake tests performed.

Assembly No. 3287, by Messrs. Miller, Zecker, Penn, Frelinghuysen, Albohn and Ms. Cooper, Law, Public Safety and Defense Committee—Provides uniformity in the ID cards issued in each county to certain residents for alcoholic purchases.

Assembly No. 3288, by Messrs. McEnroe, S. Adubato, Fortunato and Thompson, County Government and Regional Authorities Committee—Permits counties and municipalities to enter into multi-year contracts for laundry services.

Assembly No. 3289, by Messrs. Riley, Rocco, Marsella, Gorman and Shusted, County Government and Regional Authorities Committee—Requires the Commissioner of DEP to prepare and adopt a Statewide solid waste management plan.

Assembly No. 3290, by Messrs. Zecker, Miller, Ms. Cooper and Mr. Penn, Judiciary Committee—Repeals certain sections of the law concerning debtors.

Assembly No. 3291, by Messrs. Girgenti and Pellecchia, Energy and Natural Resources Committee—Revises statutory law with respect to county and municipal flood control.

Assembly No. 3292, by Ms. Ford, Mr. Doyle, Ms. Perun and Ms. Kalik, Corrections, Health and Human Services Committee—Establishes a program for the financial relief of catastrophic illness in children, approps. \$10,000,000.

Assembly No. 3293, by Messrs. Herman and Pankok, County Government and Regional Authorities Committee—Authorizes counties and municipalities to issue bonds to finance the cost of closure of sanitary landfills.

Assembly No. 3295, by Ms. Perun, Ms. Ford, Messrs. Pelly, Pateriniti, Thompson, Frelinghuysen, Pankok, Ms. Kalik, Messrs. Long, Vainieri, Schwartz, Cuprowski, Naples, Ms. Cooper, Messrs. Rooney, Ranieri, LaRocca, Ms. Ogden, Messrs. Rod, Mazur, Zimmer, Kern, Rocco, Shusted, Girgenti, Felice, Schuber, Kosco, Ms. Muhler, Messrs. Penn, Palaia, Franks, Hendrickson, Brown and Visoteky, Corrections, Health and Human Services Committee—Establishes a children's counseling clinic to provide services to sexually abused children, approps. \$96,000.

Assembly No. 3298, by Messrs. Kern, Felice, Schuber and Kosco, County Government and Regional Authorities Committee—Establishes an Office of Vital Statistics in each county.

Assembly No. 3300, by Messrs. Villane, Palaia, Ms. Muhler, Messrs. Hendrickson, Haytaian, Littell, Pelly, Zangari, Long, Ranieri, Cuprowski, Herman, Charles, Vainieri, Rod and Loveys, Agriculture and Environment Committee—Provides for funding of certain shore protection projects, approps. \$50,000.

Assembly No. 3314, by Messrs. Charles, Weidel and Doria, without reference—Concerns charitable fund-raising among public employees.

Assembly No. 3316, by Messrs. Karcher, Doyle, Otlowski, Devlerin, Long, Herman, Hardwick, Kern, Shusted, Thompson and Ms. Perun, Judiciary Committee—Creates Commission to study legal and ethical problems in delivery of health care.

Assembly No. 3325, by Ms. Garvin, Messrs. McEnroe, Thompson, Brown, S. Adubato and Zangari, Corrections, Health and Human Services Committee—App. \$10,000,000 to Dept. of Health for the United Hosp. Medical Ctr. Nwk to cover DRG hospital losses and provide pediatric services.

Assembly No. 3327, by Messrs. Baer, Doyle, Rod, Hollenbeck and Visoteky, without reference—Concerns sale of alcoholic beverages during non-profit musical/theatrical performances.

Assembly No. 3328, by Messrs. Baer, Mazur, Ranieri, Felice, Ms. Walker, Mr. Paterno, Ms. Ford, Messrs. Visoteky, Hollenbeck, Bocchini and S. Adubato, Commerce and Industry Committee—"Truth in Conversion Act" provides conversion info be included in separate statement and distributed to tenants.

Assembly No. 3333, by Messrs. Bryant, Riley and Marsella, Transportation and Communications Committee—Concerns rehabilitation and improvement on Phila.-Atlantic City RR and approp. \$30,000,000.

Assembly Joint Resolution No. 87, by Mr. Hollenbeck, without reference—Request US EPA to determine a nationwide system of gasoline vapor controls.

Assembly Joint Resolution No. 84, by Messrs. Villane, Palaia, Ms. Muhler, Mr. Bennett, Ms. Walker and Ms. Ford, Energy and Natural Resources Committee—Memorializes the administrator of the U.S. EPA to act concerning the use of a certain site as the only area within the NY Bight for the ocean disposal of sewage sludge.

Assembly Concurrent Resolution No. 164, by Messrs. Brown and Haytaian, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Amends the State Constitution to establish the office of Lieutenant Governor.

Assembly Concurrent Resolution No. 165, by Messrs. Zimmer, Weidel and Kavanaugh, Commerce and Industry Committee—Memorializes the U. S. Congress to consider legislation requiring an EPA mandate that certain newly manufactured automobiles be equipped with an on-board, carbon canister gasoline vapor control device.

Assembly Resolution No. 112, by Ms. Cooper and Mr. Karcher, Independent Authorities and Commissions Committee—Urges the Commissioner of Baseball to annul the ban which prohibits Mr. Mays and Mr. Mantle from affiliating with major league baseball while associated with Atlantic City casinos.

Assembly Resolution No. 115, by Mr. Pankok, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Expresses the sense of the Assembly that the South Jersey Food Processing and Distribution Center be located in Cumberland, Gloucester or Salem counties.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3327, 3314 and Assembly Joint Resolution No. 87.

On motion of Mr. Martin, the following resolution was adopted by voice vote:

Whereas, Former Assemblyman Dean A. Gallo was elected to and is now serving in the United States House of Representatives, now, therefore,

Let It Be Resolved, That Assemblyman Robert Martin be admitted as the prime sponsor of the following bill which was sponsored by former Assemblyman Gallo:

Assembly No. 2229.

On motion of Mr. Doyle, the following Committee transfers were made:

Assembly No. 2359 from Revenue, Finance and Appropriations Committee to Higher Education and Regulated Professions Committee.

Senate No. 2591 from Education Committee to Revenue, Finance and Appropriations Committee.

Assembly No. 3236 from Education Committee to Revenue, Finance and Appropriations Committee.

Assembly No. 2840 from Law, Public Safety and Defense Committee to Judiciary Committee.

Assembly No. 3138 from Law, Public Safety and Defense Committee to Transportation and Communications Committee.

The Assembly Agriculture and Environment Committee reported the following bill favorably and as reported was given second reading:

ACS for Assembly Nos. 672 and 2348.

The Assembly Higher Education and Regulated Professions Committee reported the following bills favorably and as reported were given second reading:

The Assembly Higher Education and Regulated Profession Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1951 Acs, 2795 Aca, 2901, 2910, 2962 Aca, 3053, 3079 Aca, 3080 Aca, Assembly Concurrent Resolution No. 160, Senate Nos. 1443 OCR/Aca, 2042, 2260 OCR/Aca, 2391 OCR and 2398.

The Assembly Banking and Insurance Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1881 Aca, 1882 Aca, 1883 Aca, 1884, 1885, 2010, 2665, 2666, 2667, Senate Nos. 560 Aca, 561 Aca, 562 Aca, 563 Aca and 2367.

The Assembly Commerce and Industry Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2016 Aca, 2291 Aca, 2664 Aca, 3024 Aca, Senate Nos. 1420, 1679 and 1778 (3rd OCR).

The Assembly Housing and Urban Policy Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3262 Aca.

The Assembly Agriculture and Environment Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2720 and 3268 Aca.

The Assembly Higher Education and Regulated Professions Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2964 and Senate No. 2371.

A message was received from the Secretary of the Senate as follows and was read by the Clerk:

Mr. Speaker:

I am directed by the Senate to forward herewith to the General Assembly the enclosed 80 copies of Senate Concurrent Resolution No. 118, with the request that they be placed upon the desks of the members of the General Assembly in open meeting forthwith.

Secretary of the Senate

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

Mr. Doyle offered the following resolution which was read by the Clerk and adopted.

Resolved, 1. That printed copies of Senate Concurrent Resolution No. 118, be placed upon the desks of the members of the General Assembly forthwith; and

2. A record of the placing thereof be made in the Minutes of the General Assembly and the Clerk certify such placing and the date thereof to the Secretary of the Senate.

The Clerk then caused to be placed upon the desks of each member a copy of Senate Concurrent Resolution No. 118, and the placing thereof is hereby noted in the Minutes.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Motor Vehicle Inspection System Study Commission
Reconstituted—Senate Concurrent Resolution No. 96

Assemblyman Joseph L. Bocchini

County and Municipal Government Study Commission

Assemblyman Garabed "Chuck" Haytaian to replace Assemblyman John O. Bennett.

The following memorandum was read:

This is to notify you that a Public Hearing was held at 10 a.m. on Assembly Concurrent Resolution No. 77 on February 14, 1985 in Room 441 of the State House Annex.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

January 16, 1985, PORT AUTHORITY OF N. Y. & N. J.
(Board Minutes: Bathgate Ind. Park)

January 29, 1985, N. J. TURNPIKE AUTHORITY (Annual Financial Report, December 31, 1984)

January 29, 1985, INTERSTATE SANITATION COMMISSION (1. 1984 in Brief 2. 1984 Annual Report: Water Pollution Control Activities)

February 4, 1985, N. J. MOTION PICTURE & TELEVISION COMMISSION (1984 Annual Report)

February 6, 1985, ATTORNEY GENERAL (4th Quarterly Report of Legislative Agents)

February 13, 1985, N. J. TRANSIT (Paratransit Vehicle Insurance Study, November 1985)

February 15, 1985, STATE INVESTMENT COUNCIL (Annual Report: State of N. J. Cash Management Fund)

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 913, 949, 1157, 1341, 1648, 1979, 2353, 2377, 2409 and 3156.

On motion made and adopted, cosponsors were named to the following bills:

February 25, 1985

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 1533, Mr. Pellecchia.

Assembly No. 110, Mr. Zangari.

Assembly No. 3031, Mr. Palaia.

Assembly No. 2549, Messrs. Doyle, Rooney and Ms. Ford.

Assembly Nos. 864, 546 and 639, Mr. Miller.

Assembly No. 3038, Messrs. Paterniti, Schwartz and Vainieri.

Assembly No. 3071, Mr. Albohn.

On motion of Mr. Doyle and adopted, Mr. Mazur was withdrawn as cosponsor of Assembly No. 2432.

On motion of Mr. Doyle and adopted, Mr. Rod was withdrawn as cosponsor of Assembly No. 328.

On motion of Mr. Doyle and adopted, Mr. Pelly was withdrawn as cosponsor of Assembly No. 3079.

On motion of Ms. Cooper and adopted, Assembly Joint Resolution No. 62 was withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, February 28, 1985 at 2:00 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, February 28, 1985.

The General Assembly met at 2:04 p.m.

Prayer was offered by Reverend George A. Ligos, St. Peter and Paul Roman Catholic Church, Hoboken, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

On motion of Mr. Zangari, the following resolution passed by voice vote:

Resolved, That the action of the General Assembly on February 25, 1985 in adopting Assembly Amendments to Senate Bill No. 2324 (OCR) of 1984 be rescinded and that the bill be returned to second reading for purposes of amendment.

Mr. Zangari moved that Senate No. 2324 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zangari moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Palaia asked for the record on Assembly No. 2754, which was furnished by the Clerk.

Mr. Palaia moved that Assembly No. 2754 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Palaia moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3296 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

The following communication was received and read:

THE BOARD OF STATE CANVASSERS

Hereby determines that at a SPECIAL ELECTION held in the said State on the Nineteenth day of February in the year of our Lord one thousand nine hundred and eighty-five

ROBERT C. SHINN

was duly elected to fill a vacancy

as a Member of the General Assembly from the Eighth Legislative District, to represent the State of New Jersey in the Two Hundred First Legislature.

IN TESTIMONY WHEREOF, are hereunto affixed my hand and the Official Seal at Trenton this Twenty-eighth day of February A.D., 1985.

/s/ JANE BURGIO,
Secretary of State.

Assembly Minority Leader Hardwick administered the Oath of Office to Assemblyman Shinn:

I do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will bear true faith and allegiance to the same and to the Governments established in the United States and in this State, under the authority of the people, and that I will faithfully discharge the duties of the office of

MEMBER OF THE GENERAL ASSEMBLY

according to the best of my ability.

/s/ ROBERT C. SHINN, JR.

Sworn and subscribed before me
this

A.D. 1985

/s/ CHUCK HARDWICK

Assembly No. 3297 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

63 Yeas

4 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zimmer—63.

In the negative were—

Albohn, Colburn, Kavanaugh, Zecker—4.

Senate No. 571 was given third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

68 Yeas

3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia,

Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—68.

In the negative were—

Albohn, Frelinghuysen, Zecker—3.

Assembly No. 2026 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2332 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett Bocchini, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

ACS for Assembly Nos. 2744 and 2803 were given third reading.

Mr. Kern moved the bills which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hard-

wick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3061 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

68 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—68.

In the negative—None.

Assembly No. 1104 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

44 Yeas

22 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Haytaian, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Long, Mazur, Muziani, Naples, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson—44.

In the negative were—

Albohn, Colburn, Cooper, Felice, Frelinghuysen, Hardwick, Hendrickson, Kavanaugh, Kline, Kosco, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Rooney, Schuber, Shinn, Weidel, Zecker, Zimmer—22.

Assembly No. 766 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

64 Yeas

1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zimmer—64.

In the negative was—Zecker—1.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Senate No. 2403, Assembly Nos. 2831, 3062, 2287, 3314, Senate No. 2679, Assembly Nos. 569 Sea, 3228, 2913, 1836, 3362 and Senate No. 2244.

Assembly No. 2412 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

53 Yeas 8 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Miller, Muziani, Pankok, Paterniti, Patero, Pellecchia, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—53.

In the negative were—

Frelinghuysen, Kavanaugh, Kern, Loveys, Martin, Ogden, Rooney, Villane—8.

Mr. Doyle moved that the General Assembly recess for 30 minutes. Which motion was adopted.

The General Assembly reconvened at 5:25 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik,

Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

Assembly No. 3062 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

73 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Mr. S. Adubato, pursuant to Rule 15:20, Senate No. 2403 was substituted for Assembly No. 2831 with which it is identical, and Mr. S. Adubato was added as cosponsor of Senate No. 2403. Which motion was adopted.

Senate No. 2403 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

69 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari, Zimmer—69.

In the negative—None.

Assembly No. 2287 was given third reading.

Mr. Vainieri moved the bill which passed by the following vote:

72 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 3314 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

70 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zimmer—70.

In the negative were—

Albohn, Zecker—2.

Mr. Bocchini asked for the record on Assembly No. 3224, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3224 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 2679 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3301, by Messrs. Hendrickson, Loveys, Littell, Chinnici, Ms. Cooper, Messrs. Palaia, Muziani, Felice, Kosco, Miller, Martin, Ms. Ford, Messrs. Cuprowski, Flynn, Baer, Pankok and Riley, Revenue, Finance and Appropriations Committee—Ensures that mobile home park residents who rent their homesites receive tenants' income tax credits.

Assembly No. 3303, by Mr. Herman, Judiciary Committee—Exempts from the contested case jurisdiction of the OAL State medical, mental or rehabilitation institutions or programs.

Assembly No. 3304, by Mr. Herman, Judiciary Committee—Exempts from the contested case jurisdiction of the OAL Dept. of Defense insofar as military matters are concerned.

Assembly No. 3305, by Mr. Herman, Judiciary Committee—Exempts from the contested case jurisdiction of the OAL State custodial, penal or correctional institutions or programs.

Assembly No. 3306, by Mr. Herman, Judiciary Committee—Exempts from the contested case jurisdiction of the OAL State educational institutions or programs.

Assembly No. 3307, by Mr. Herman, Judiciary Committee—Establishes unit in Attorney General's office to handle obscenity cases, approps. \$95,000.

Assembly No. 3308, by Mr. Flynn and Ms. Walker, Corrections, Health and Human Services Committee—Provides for transfer of county welfare agency employees to DYFS where county withdraws from a merged operation with the division.

Assembly No. 3309, by Mr. Hardwick, Revenue, Finance and Appropriations Committee—Permits homestead rebate claims by certain spouses.

Assembly No. 3310, by Messrs. Rocco, Shusted, Ms. Cooper, Messrs. Martin, Chinnici, Ms. Muhler, Mr. Doria and Ms. Garvin,

Higher Education and Regulated Professions Committee—The “Higher Education Services for Visually Impaired, Auditorily Impaired and Learning Disabled Students Act,” provides support services for eligible students.

Assembly No. 3311, by Messrs. Chinnici, Muziani, Littell, Martin, Frelinghuysen, Kavanaugh, Ms. Muhler, Mr. Rocco, Ms. Cooper, Messrs. Shusted, Zimmer, Miller, Kern, Schuber, Felice, Villane, Rooney, Pankok, Visoteky, Hollenbeck, Herman, Ms. Ford, Messrs. Doyle, Cuprowski, Vainieri, Ms. Ogden, Messrs. Hendrickson and Weidel, Corrections, Health and Human Services Committee—Establishes program to encourage counties to create commissions on child abuse and missing children, approps. \$60,000.

Assembly No. 3312, by Mr. Thompson, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Corrects inaccurate reference to Bronze Shields, Inc. in law authorizing leaves of absence for certain public employees to attend conventions.

Assembly No. 3313, by Ms. Walker, Messrs. Flynn, Ranieri and Ms. Perun, Housing and Urban Policy Committee—Provides aid to assist certain municipalities in providing temporary shelter for the homeless, approps. \$3,000,000.

Assembly No. 3315, by Mr. Foy, Corrections, Health and Human Services Committee—Supp. approp. of \$6,000,000 in federal funds to the Dept. of Human Services for DYFS management and administrative services.

Assembly No. 3317, by Messrs. Long, Pankok and Schwartz, Transportation and Communications Committee—Requires certain slow moving trucks to display their flashing lights.

Assembly No. 3318, by Messrs. Long, Pankok, Schwartz, Foy, Fortunato, Cuprowski, Otowski and Deverin, Corrections, Health and Human Services Committee—Requires nursing homes to invest their patients' security deposits in a certain manner.

Assembly No. 3319, by Messrs. Ranieri, LaRocca, Vainieri, Doria and Charles, Municipal Government Committee—Allows municipalities the option of publishing a summary of the major line items of a proposed budget.

Assembly No. 3320, by Messrs. Ranieri, LaRocca, Vainieri, Doria, Charles and Cuprowski, Municipal Government Committee—Delays utility rate increases to municipalities and counties until the first of the local fiscal year.

Assembly No. 3321, by Mr. Kline and Ms. Cooper, Corrections, Health and Human Services Committee—Requires employees and prospective employees of nursing homes to submit to State and federal criminal history record checks.

Assembly No. 3322, by Mr. Mazur and Ms. Perun, Agriculture and Environment Committee—Prohibits sale of wildbirds in New Jersey.

Assembly No. 3324, by Messrs. Fortunato, McEnroe, S. Adubato and Ms. Garvin, Revenue, Finance and Appropriations Committee—Supplemental Appropriation of \$20,000,000 to DEP to cover cost of transporting radon contaminated soil.

Assembly No. 3326 by Messrs. Hendrickson, Chinnici, Rocco, Kavanaugh, Palaia, Ms. Cooper, Messrs. Loveys, Muziani, Vainieri, La Rocca and Rainieri, Independent Authorities and Commissions Committee—Requires public authorities to consider the economic impact on N. J. when awarding public contracts.

Assembly No. 3329, by Ms. Ogden, Messrs. Rod, Kavanaugh, Palaia and Muziani, Education Committee—Requires school districts which enroll new students to request records from student's previous school district within two weeks and to require proper ID of any new student.

Assembly No. 3331, by Ms. Ogden, County Government and Regional Authorities Committee—Amends "Local Public Contracts Law" to permit 20 year contracts for collection of methane gas from sanitary landfills.

Assembly No. 3332, by Messrs. Zimmer and Weidel, Revenue, Finance and Appropriations Committee—Revises treatment of farming business losses under the "New Jersey Gross Income Tax Act."

Assembly No. 3334, by Messrs. Martin and Loveys, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Amends "Charitable Fund Raising Act of 1971" to delete restrictions on percentage of income raised which may be used to pay expenses.

Assembly No. 3335, by Mr. Kavanaugh, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Supplemental Appropriation of \$200,000 to the Task Force on Equitable Compensation.

Assembly Joint Resolution No. 85, by Messrs. Felice, Palaia, Schuber, Kosco, Cuprowski, Otlowski and Pelly, Corrections, Health and Human Services Committee—Directs the Commissioner of Human Services to establish a new reimbursement category of government operated nursing homes.

Assembly Joint Resolution No. 86, by Ms. Garvin, without reference—Designates May 12-18, 1985 as "Special Education Week".

Assembly Concurrent Resolution No. 166, by Mr. Flynn and Ms. Walker, Revenue, Finance and Appropriations Committee—Amends the State Constitution to allow lottery revenues to be used for State preventive and protective services for children.

Assembly Concurrent Resolution No. 167, by Ms. Cooper, Messrs. Mazur, Baer, Schwartz, Herman and Ms. Kalik, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to urge the U. S. Postal Service to issue a stamp honoring the birth of Moses Maimonides.

Assembly Concurrent Resolution No. 168, by Mr. Flynn and Ms. Walker, Housing and Urban Policy Committee—Proposes amendment to State Constitution to guarantee to municipalities certain rights concerning housing opportunities regarding zoning and planning.

Assembly No. 3341, by Messrs. McEnroe and Karcher, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Concerns elections for General Assembly members.

Assembly No. 3360, by Messrs. Hollenbeck and Visotcky, without reference—Validates proceedings of school districts and any bonds/obligations issued.

Assembly No. 3361, by Messrs. M. Adubato, Karcher, LaRocca, Deverin, Kosco, Loveys, Thompson, Zangari, S. Adubato and Fortunato, Banking and Insurance Committee—Imposes tax on corporations under Federal Revenue Code.

Assembly No. 3362, by Mr. Brown, without reference—Exempts police/fireman from wearing seat belts while performing official duties.

Assembly No. 3365, by Messrs. Watson and Naples, without reference—Establishes "Continuity of Employment Fund" and appropriates \$150,000.

Assembly No. 3367, by Messrs. Zangari and Hendrickson, without reference—Prohibits machines/devices based on poker by Class C licensees.

Assembly No. 3373, by Messrs. Visotcky and Hollenbeck, without reference—Provides retirement of debts over a five-year period and appropriates \$750,000.

Assembly No. 3375, by Messrs. Doyle, Hendrickson, Felice, Zecker, Colburn, Loveys and Ms. Ford, without reference—Amends "Cosmetology and Hairstyling Act of 1984".

Assembly No. 3323, by Messrs. Bryant, Flynn and Ms. Walker, without reference—Concerns assessment, taxation and payment of certain tangible property.

Assembly No. 3228, by Mr. Colburn, without reference—Appropriates \$1,400,000 for a veterans cemetery in Burlington county.

Assembly No. 3302, by Mr. Bryant, without reference—Designates the "Fair Housing Act"; appropriates \$26,000,000.

Assembly Joint Resolution No. 90, by Mr. Brown, without reference—Memorializes Congress to reallocate \$5 million in federal block grants available for emergency relief to Ethiopia.

Assembly Joint Resolution No. 92, by Mr. Doyle and Ms. Ford, without reference—Designates May 19 as "Police and Fireman's Recognition Day" in N. J.

Assembly Joint Resolution No. 93, by Mr. Foy, without reference—Directs Division of International Trade to study causes of rising prices of imported British goods.

On motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3228, 3302, 3323, 3360, 3362, 3365, 3367, 3373, 3375, Assembly Joint Resolution Nos. 86, 90, 92 and 93.

Mr. Colburn offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3228 is an emergency measure and that it proceed forthwith from second to third reading.

70 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3228 was given third reading by emergency resolution.

Mr. Colburn moved the bill which passed by the following vote:

72 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Rannieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

The Assembly Revenue, Finance and Appropriations Committee reported the following bill favorably and as reported was given second reading.

Assembly No. 2913 Aca.

Mr. Foy offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 2913 is an emergency measure and that it proceed forthwith from second to third reading.

74 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 2913 was given third reading by emergency resolution.

Mr. Foy moved the bill which passed by the following vote:

70 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—70.

In the negative—None.

On motion of Mr. Rocco, pursuant to Rule 15:20, Senate No. 1443 was substituted for Assembly No. 2795 with which it is identical, and Mr. Rocco was added as cosponsor of Senate No. 1443. Which motion was adopted.

Senate No. 1443 was given third reading.

Mr. Rocco moved the bill which passed by the following vote:

62 Yeas

11 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zimmer—62.

In the negative were—

Albohn, Fortunato, Frelinghuysen, Haytaian, Littell, Loveys, Miller, Rod, Rooney, Weidel, Zecker—11.

Mr. Brown offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3362 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative were—

Kern, Rod, Weidel—3.

Mr. Doyle moved to refer Senate Committee Substitute for Senate Nos. 2046 and 2332 to the Assembly Municipal Government Committee, which motion was passed by the following vote:

X Voice Vote

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 1836 Aca and Senate No. 2194 Aca.

On motion of Mr. Villane, pursuant to Rule 15:20, Senate No. 2194 was substituted for Assembly No. 1836 with which it is identical, and Mr. Villane was added as cosponsor of Senate No. 2194. Which motion was adopted.

Mr. Villane offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2194 is an emergency measure and that it proceed forthwith from second to third reading.

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2194 was given third reading by emergency resolution.

Mr. Villane moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 2244 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotkey, Walker, Zangari, Zecker, Zimmer—66.

In the negative—None.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1331 Aca, 1904, 2127, 2207 Aca, 2286, 2289 Aca, 2324 Aca, 2420, 2551, 2581, 2663 Aca, 2707 Acs, 2756 Aca, 2781 Aca, 2829 Aca, 2875 Aca, 2915 Aca, 2959 Aca, 3199 Aca, Senate Nos. 1945 Aca, 2005, 2214, 2250, 2371 Scs and 2591.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 101 Aca, 102 Aca, 243 Aca, 2472 Aca, 2735, 2736 Aca and Assembly Joint Resolution No. 61.

The Assembly County Government and Regional Authorities Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1624 Aca, 1719 Aca, 2411 Aca, 3023 Aca, 3101, 3190 Aca, 3288, 3289 Aca, Senate Nos. 76, 990 and 2586.

The Assembly Municipal Government Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2556, 3013 Aca, 3173, 3281, 3302 Aca, Assembly Joint Resolution No. 7 Aca, Senate Nos. 27, 2046 Scs, 2213 and 2559.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 241/1141 Acs, 1202 Acs, 1930, 2842 Aca, 3202 and Senate No. 2225.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2699 Aca, 2804 Aca, 3304, 3305 Aca, 3307 and Senate No. 722 Aca.

The Corrections, Health and Human Services Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2469 Aca, 2570 Aca, 2587, 2698, 2956, 100/244 Acs and 2471/2473/2474/2588/3162 Acs.

The Assembly County Government and Regional Authorities Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Senate No. 1020.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 1828 concurred by amendment, without reference.

Senate No. 1672 Sca, Agriculture and Environment Committee.

Senate No. 2557 w/GR, without reference.

Senate No. 2623, without reference.

Senate No. 2718 Sca, Revenue, Finance and Appropriations Committee.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1828, 2557 and 2623.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 18 Sca, without reference.

Senate No. 131 Sca, Transportation and Communications Committee.

Senate No. 1657 Sca, Education Committee.

Senate No. 1961, Commerce and Industry Committee.

Senate No. 1983 Sca, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2060, Aging Committee.

Senate No. 2215, Energy and Natural Resources Committee.

Senate No. 2589 Sca, Agriculture and Environment Committee.

Senate No. 2675, without reference.

Senate Joint Resolution No. 45, Municipal Government Committee.

Assembly No. 2430 Sca, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 18 Sca, 2675 and Assembly No. 2430 Sca.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 1330, without reference.

Senate No. 1331, without reference.

Senate No. 2100, Education committee.

Senate No. 2254, without reference.

Senate No. 2309, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2350, without reference.

Senate No. 2396, Labor Committee.

Senate No. 2672, without reference.

Senate No. 2678, Law, Public Safety and Defense Committee.

Assembly No. 4 Aca Aa Sa, Conc.

Assembly No. 319 Sea Conc.

Assembly No. 661 Sea, Conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1330, 1331 and 2672.

The following memorandum was read:

Speaker Karcher has made the following commission appointment:

Motor Vehicle Inspection System Study Commission

Assemblyman Martin A. Herman.

The following message was sent to the Governor:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 5, 393, 502, 810, 842, 1178, 1824, 1828 and 3296.

The following notice was read:

Notice is given that a resolution will be offered to relieve the Assembly Judiciary Committee of Assembly Concurrent Resolution Number 145 of 1984.

/s/ ARTHUR R. ALBOHN,

February 28, 1985.

On motion made and adopted, cosponsors were named to the following bills:

February 28, 1985

MOTION

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 2289, Messrs. Doria and Charles.

Assembly No. 3228, Mr. Shinn.

Assembly Concurrent Resolution No. 113, Mr. Foy.

Assembly No. 3229, Mr. Foy.

Assembly No. 3230, Mr. Foy.

Assembly No. 2804, Messrs. Herman, Shusted and Ms. Perun.

Assembly No. 3307, Ms. Perun and Mr. Kern.

Assembly No. 3228, Messrs. Hendrickson and Bocchini.

Assembly No. 3330, Mr. Haytaian.

Assembly Joint Resolution No. 61—Cuprowski, Visotcky and Otlowski.

Assembly No. 2469, Messrs. Otlowski and Visotcky.

Assembly No. 3023, Mr. Pankok.

Assembly No. 3333, Ms. Cooper and Mr. Kline.

Assembly No. 1135, Mr. Rod.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, March 7, 1985 at 10:30 a.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, March 2, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, March 4, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, MARCH 7, 1985

The General Assembly met at 11:30 a.m.

Prayer was offered by Sister Therese Michele SSJ, Principal, Immaculate Conception Regional School, Bridgeton, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunat, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frel-Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

The following bill was read for the first time by its title and was given no reference:

Assembly Resolution No. 117, by Mr. Haytaian.

On the motion of Mr. Haytaian, Assembly Resolution No. 117 passed by voice vote.

Mr. Marsella offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 661.

Which was read by the Clerk and adopted by the following vote:

58 Yeas

8 Nays

In the affirmative were—

S. Adubato, Baer, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Naples, Ogden, Otlowski, Pankok, Patero, Pellicchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative were—

Albohn, Bennett, Colburn, Frelinghuysen, Muhler, Muziani, Shinn, Villane—8.

On the motion of Mr. Patero, pursuant to Rule 15:20, Senate No. 1778 was substituted for Assembly No. 2664 with which it is identical, and Mr. Patero was added as cosponsor of Senate No. 1778. Which motion was adopted.

Senate No. 1778 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

71 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellicchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

On motion of Mr. Doria, pursuant to Rule 15:20, Senate No. 2398 was substituted for Assembly No. 2901 with which it is identical.

tical, and Mr. Doria was added as cosponsor of Senate No. 2398. Which motion was adopted.

Senate No. 2398 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

On motion of Mr. Otlowski, pursuant to Rule 15:20, Senate No. 2586 was substituted for Assembly No. 3101 which it is identical, and Mr. Otlowski was added as cosponsor of Senate No. 2586. Which motion was adopted.

Senate No. 2586 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

66 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Villane, Visoteky, Walker, Zangari, Zecker—66.

In the negative were—

Albohn, Rooney, Weidel, Zimmer—4.

Mr. Doyle moved that the General Assembly recess until 2:00 p.m. Which motion was adopted.

The General Assembly reconvened at 2:30 P.M. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski,

Deverin, Doria, Doyle, Felice, Flynn, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—70.

Mr. Pellecchia offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2430.

Which was read by the Clerk and adopted by the following vote:

62 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schubert, Shinn, Shusted, Thompson, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative was—Albohn—1.

On motion of Mr. Bryant, pursuant to Rule 15:20, Senate No. 2046 was substituted for Assembly No. 3302 with which it is identical, and Mr. Bryant was added as cosponsor of Senate No. 2046.

Which motion was adopted.

Mr. Albohn, made a motion to relieve the Assembly Judiciary Committee of further consideration of Assembly Concurrent Resolution No. 145.

The Clerk advised that Assembly Concurrent Resolution No. 145 is in the Assembly Municipal Government Committee.

Mr. Loveys moved that Senate No. 2046 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

34 Yeas 40 Nays

In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Rocco, Rod,

Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—34.

In the negative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Muzur, McEnroe, Naples, Otlowski, Pankok, Patero, Pellicchia, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Visotcky, Watson, Zangari—40.

Senate No. 2046 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

42 Yeas 34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Patero, Pellicchia, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Visotcky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Koseo, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Rocco, Rod, Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—34.

Assembly No. 3117 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

42 Yeas 34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Patero, Pellicchia, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Visotcky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Koseo, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Rocco, Rod, Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—34.

Assembly Joint Resolution No. 93 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

59 Yeas

6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Visotcky, Walker, Zangari, Zecker—59.

In the negative were—

Albohn, Frelinghuysen, Kern, Martin, Rod, Villane—6.

Assembly No. 3373 was given third reading.

Mr. Visotcky moved the bill which passed by the following vote:

58 Yeas

12 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shusted, Thompson, Visotcky, Walker, Watson, Zangari, Zecker—58.

In the negative were—

Albohn, Franks, Frelinghuysen, Kern, Miller, Ogden, Rod, Rooney, Shinn, Villane, Weidel, Zimmer—12.

Mr. Marsella asked for the record on Assembly No. 2267, which was furnished by the Clerk.

Mr. Marsella moved that Assembly No. 2267 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Marsella moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Ms. Perun offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 319.

Which was read by the Clerk and adopted by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 2127 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Ms. Kalik asked for the record on Assembly No. 2082, which was furnished by the Clerk.

Ms. Kalik moved that Assembly No. 2082 be placed on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Kalik moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Zimmer asked for the record on Assembly No. 3024, which was furnished by the Clerk.

Mr. Zimmer moved that Assembly No. 3024 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zimmer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Watson, pursuant to Rule 15:20, Senate No. 1331 was substituted for Assembly No. 3365 with which it is identical, and Mr. Watson was added as cosponsor of Senate No. 1331. Which motion was adopted.

On motion of Mr. Hollenbeck, pursuant to Rule 15:20, Senate No. 2672 was substituted for Assembly No. 3360 with which it is identical, and Mr. Hollenbeck was added as cosponsor of Senate No. 2672. Which motion was adopted.

Senate No. 2672 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 110 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

67 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly,

Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative was—Albohn—1.

Assembly No. 2420 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Patero, Pelly, Penn, Perun, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—66.

In the negative was—Albohn—1.

Assembly No. 3224 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

45 Yeas 25 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Pankok, Patero, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Visotcky, Walker, Weidel, Zangari, Zimmer—45.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Miller, Muhler, Ogden, Penn, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Zecker—25.

The Assembly Law, Public Safety and Defense Committee reported the following bill favorably and as reported was given second reading:

Senate No. 1830.

On motion of Mr. Bocchini, pursuant to Rule 15:20, Senate No. 1830 was substituted for Assembly No. 3327 with which it is identical, and Mr. Bocchini was added as cosponsor of Senate No. 1830. Which motion was adopted.

Senate No. 1830 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Patero, Penn, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative was—Shusted—1.

Assembly Joint Resolution No. 87 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2721 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney,

Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Kern—1.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 320, 593, 1997, 2267, 3114, 3305, 3342, 778, 2854, 647, 377, 1568, 2424/2819, 972, 1334, 1571, 2779, 3173, 2754, 3431, and 3435.

Senate Nos. 2675, 2214/Assembly No. 2581, Senate Nos. 2177, 2391, 2591, 2819, 1128, 2557, 2200/Assembly No. 2755, Senate No. 2811/Assembly No. 3374, Senate No. 1835 w/gr., and Senate No. 2605.

Assembly Concurrent Resolution Nos. 546, 547, 548, 639, 640 and 864.

Assembly Joint Resolution No. 61 and Assembly No. 3391.

Assembly No. 2551 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

64 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—64.

In the negative were—

Albohn, Kavanaugh—2.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 487 Sea, Corrections, Health and Human Services Committee.

Senate No. 1480 w/GR, without reference.

Senate No. 2751 Sea, Revenue, Finance and Appropriations Committee.

Senate No. 2811, without reference.

Senate No. 2812, without reference.

Senate No. 2814, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 1480 W/G/R, 2811, 2812 and 2814.

The following bills were read for the first time by their titles and referred by the Speaker to the committee indicated:

Assembly No. 3336, by Mr. Paterniti, Ms. Walker and Mr. Pelly, Revenue, Finance and Appropriations Committee—Reimburses senior citizens and the disabled up to \$100 for that share of their utility bills which represents taxes paid to the State by utility.

Assembly No. 3337, by Messrs. Zecker, Kline, Rooney, Miller, Bennett, Ms. Muhler and Mr. Schuber, Judiciary Committee—Authorizes certain State entities and officers to exchange fingerprint data with and receive criminal history record information from the FBI.

Assembly No. 3338, by Messrs. Schuber, Kosco, Rooney, Zecker, Palaia, Kern and Girgenti, Transportation and Communications Committee—Directs N. J. Turnpike Authority to place pictures of missing children on the backs of toll tickets.

Assembly No. 3339, by Messrs. Hendrickson, Rooney, Zecker, Pankok, Foy, Ms. Garvin, Messrs. McEnroe, Chinnici, Muziani, Loveys and Haytaian, Higher Education and Regulated Professions Committee—Provides that nonprofessional support staff of county colleges receive employment credit for military service.

Assembly No. 3340, Messrs. Zimmer, Weidel, Muziani, Chinnici and Palaia, Commerce and Industry Committee—Exempts "bed and breakfast" establishments from parts of the "Hotel and Multiple Dwelling Law."

Assembly No. 3342, by Mr. LaRocca, Banking and Insurance Committee—Eliminates certain restrictions on authorized investments by domestic life and health insurers.

Assembly No. 3343, by Messrs. Shusted, Rocco, Kern, Kosco, Schuber, Rooney, Girgenti, Pellecchia and Rod, Law, Public Safety and Defense Committee—Supp. approp. of \$1,320,000 in federal fund to Dept. of Law and Public Safety to reduce drunk driving.

Assembly No. 3344, by Messrs. Pellechia and Girgenti, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Extends pension benefits to certain widows or widowers of county employee.

Assembly No. 3345, by Messrs. Pellechia and Girgenti, Municipal Government Committee—Establishes an N. J. State Board of Construction Officials to hear disciplinary grievances of licensed enforcement officials.

Assembly No. 3346, by Messrs. Chinnici, Muziani, Ms. Cooper, Ms. Ogden, Messrs. Kavanaugh, Rod, Kern, Kosco, Cuprowski, Rooney, Zecker, Kline, Shusted, Palaia, Schuber and Rocco, Corrections, Health and Human Services Committee—Supp. approp. of

\$18,030,000 to Dept. of Corrections to fund salaries and expand capacity.

Assembly No. 3347, by Mr. Zangari, Commerce and Industry Committee—Provides that certain gas stations must be located at least 100 yards from any food store or restaurant.

Assembly No. 3348, by Ms. Perun, Judiciary Committee—Establishes a crime of abuse against the elderly.

Assembly No. 3349, by Messrs. Vainieri, Cuprowski, Doria, Charles, Mazur, LaRocca, Palia and Rocco, Education Committee—Changes mandatory attendance at school from age 16 to 18.

Assembly No. 3350, by Mr. Doyle and Ms. Ford, Higher Education and Regulated Professions Committee—Provides that employment credit for military service is granted to support staff employees of county colleges.

Assembly No. 3351, by Mr. Doyle and Ms. Ford, without reference—Designates the third Sunday in May of each year as "Police and Friemen's Recognition Day."

Assembly No. 3352, by Messrs. Zangari and M. Adubato, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Mandates that certain State, county, municipal and school district employees and officers are residents of the political jurisdiction employing them.

Assembly No. 3353, by Ms. Kalik, Messrs. Pankok and Foy, Revenue, Finance and Appropriations Committee—Provides a motor fuel tax rebate for solid waste compaction vehicles.

Assembly No. 3354, by Ms. Kalik, Messrs. Foy, Colburn and Shinn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Supp. approp. of \$568,550 to the Dept. of State to reimburse certain political subdivisions for expenses incurred in connection with certain elections.

Assembly No. 3355, by Messrs. Mazur, Fortunato, Baer, Hollenbeck, S. Adubato, Visotcky, Doria, Cuprowski, Vainieri, Ranieri, LaRocca, Rooney, Brown, Schuber Felice, Kosco, Thompson, Pelly and Charles, Independent Authorities and Commissions Committee—Changes the membership of the New Jersey Commissioners of the Port Authority of N. Y. and N. J.

Assembly No. 3356, by Mr. Hollenbeck, Agriculture and Environment Committee—Amends the "Coastal Area Facility Review Act" to require that certain new development shall be subject to the permit review process.

Assembly No. 3357, by Messrs. Zecker, Miller and Ms. Cooper, Municipal Government Committee—Permits local government to convey property for nominal consideration to certain nonprofit organizations or associations.

Assembly No. 3358, by Messrs. Haytaian and Littell, State Government, Civil Service, Elections, Pensions and Veterans Affairs

Committee—Changes the retirement allowance of certain veteran members of TPAF.

Assembly No. 3359, by Messrs. Rooney, Zecker, Kosco and Kern, Law, Public Safety and Defense Committee—Creates an “Audio Visual Equipment Fund” to purchase equipment to videotape persons arrested for drunk driving.

Assembly No. 3363, by Ms. Ogden, Mr. Bennett, Ms. Muhler and Mr. S. Adubato, Revenue, Finance and Appropriations Committee—Requires DEP to study impact of Mount Laurel II decision on environment, approps. \$75,000.

Assembly No. 3364, by Ms. Ogden, Commerce and Industry Committee—Exempts voluntary rent control agreements from provisions of “New Jersey Antitrust Act.”

Assembly No. 3366, by Messrs. Herman and Pankok, Municipal Government Committee—Provides a municipal “cap” exemption for voluntary contributions to certain first aid, ambulance, or rescue squads.

Assembly No. 3368, by Mr. Rod, Agriculture and Environment Committee—Exempts certain nonprofit wildlife organizations from compliance with certain fish and game regulations.

Assembly No. 3369, by Mr. Rod, Agriculture and Environment Committee—Exempts sales of bait to commercial fishermen from the sales and use tax.

Assembly No. 3370, by Mr. Rod, Revenue, Finance and Appropriations Committee—Removes income limitations for property tax deductions for senior citizens, permanently and totally disabled citizens and surviving spouses thereof.

Assembly No. 3371, by Ms. Cooper, Messrs. Kline, Palaia, Ms. Ogden, Messrs. Hendrickson, Schuber and Doria, Education Committee—Provides that a simple majority of the total governing bodies comprising a regional school district is sufficient to approve defeated budget.

Assembly No. 3372, by Messrs. Miller, Zecker and Rooney, Judiciary Committee—Provides immunity from liability for members of certain fire companies and departments.

Assembly Joint Resolution No. 88, by Ms. Muhler, Education Committee—Directs Commissioner of Education to develop model curriculum about free enterprise system.

Assembly Joint Resolution No. 89, by Mr. Thompson, Commerce and Industry Committee—Memorializes Congress and President of U. S. to enact legislation requiring ingredient labeling of wine, distilled spirits and malt beverages.

Assembly Joint Resolution No. 91, by Mr. Rod, Independent Authorities and Commissions Committee—Redesignates the sports arena in the Meadowlands Complex as the “John Basilone Memorial Arena.”

Assembly Concurrent Resolution No. 169, by Mr. McEnroe, Ms. Garvin and Mr. Pankok, State Government, Civil Service, Elections,

Pensions and Veterans Affairs Committee—Requires that questions submitted to people of State or political subdivisions be voted on at general elections and requires published notice of the questions.

Assembly Concurrent Resolution No. 170, by Mr. Rod, Revenue, Finance and Appropriations Committee—Amends the Constitution to remove income limitations for certain property tax deductions.

Assembly Resolution No. 116, by Ms. Perun, Municipal Government Committee—Calls upon the Attorney General to select and consult with certain municipal government experts.

Assembly Resolution No. 117, by Mr. Haytaian, without reference—Designates April 24, 1985 as the 70th Anniversary of Armenian Martyrs' Day and April 21-27 as Armenian Martyrs' Week.

Assembly No. 3374, by Mr. Schwartz, Ms. Perun, Messrs. Doria, Cuprowski and Charles, without reference—Concerns designation of urban enterprise zones.

Assembly No. 3377, by Mr. S. Adubato, Commerce and Industry Committee—Amends "Uniform Securities Law."

Assembly No. 3381, by Mr. Zangari, without reference—Amends the "Hotel and Multiple Dwelling Law."

Assembly No. 3392, by Messrs. Littell and Doyle, without reference—Concerns making, negotiating and awarding of contracts by OLS.

Assembly No. 3396, by Messrs. Pellecchia and Girgenti, Municipal Government—Safeguards fundamental rights of law enforcement officers.

Assembly No. 3397, by Messrs. Bocchini, Patero, Zimmer, Pankok, Watson and Naples, Corrections, Health and Human Services Committee—Concerns mobile intensive care services.

Assembly No. 3398, by Mr. Hollenbeck, Agriculture and Environment Committee—Concerns beverage containers and recyclable containers.

Assembly No. 3404, by Messrs. Brown and Haytaian, without reference—Approp. \$55,000 to Newark Boys' Chorus for all-China cultural exchange.

Assembly No. 3406, by Messrs. Doria, Charles, Rocco, Cuprowski, Ranieri and LaRocca, Revenue, Finance and Appropriations Committee—Approp. \$10,000 for construction of N. J. Science/Technology Ctr. at Liberty State Park.

Assembly No. 3414, by Messrs. Bocchini, Patero, Foy, Ms. Kalik, Mr. Schuber, Ms. Muhler, Mr. Bennett and Ms. Ford, Law, Public Safety and Defense Committee—Concerns complaints against county/municipal law enforcement.

Assembly No. 3415, by Messrs. Otlowski, Cuprowski, Felice, Haytaian and Visoteky, Corrections, Health and Human Services Committee—Strengthens enforcement of "Rooming and Boarding House Act of 1979."

Assembly No. 3416, by Messrs. Otlowski, Cuprowski, Felice, Haytaian and Visoteky, Corrections, Health and Human Services Committee—Est. N. J. Boarding Home Advisory Council.

Assembly No. 3417, by Messrs. Otlowski, Cuprowski, Felice, Haytaian and Visoteky, Corrections, Health and Human Services Committee—Concerns boarding home licensure applications.

Assembly No. 3418, by Messrs. Otlowski, Cuprowski, Felice, Haytaian and Visoteky, Corrections, Health and Human Services Committee—Provides rehabilitative services to residents of family care homes.

Assembly No. 3423, by Mr. Paterno, without reference—Concerns certain employment agencies which supply temporary help.

Assembly No. 3424, by Messrs. Riley and Marsella, without reference—Temporarily permits municipalities to approp. certain amounts for 1985 budget year.

Assembly No. 3427, by Messrs. Otlowski, Cuprowski, Haytaian and Felice, Corrections, Health and Human Services Committee—Concerns supportive services to boarding home residents.

Assembly No. 3428, by Messrs. Otlowski, Cuprowski, Haytaian and Felice, Corrections, Health and Human Services Committee—Provides construction for new boarding houses and approp. \$500,000.

Assembly No. 3429, by Messrs. Otlowski, Cuprowski, Haytaian and Felice, Corrections, Health and Human Services Committee—Concerns boarding houses and residential health care facilities.

Assembly No. 3431, by Mr. McEnroe, without reference—Clarifies intent of current law concerning sanitary landfill facilities.

Assembly No. 3434 by Mr. Baer, Ms. Cooper, Messrs. Felice, Schuber, Visoteky, Mazur, Ms. Ogden, Ms. Kalik, Messrs. Doria, Ranieri, Ms. Walker, Messrs. Girgenti, Marsella, Riley and Hollenbeck, without reference—Encourages debates between candidates for Governor.

Assembly No. 3433, by Mr. Fortunato, without reference—Provides funds for school districts equal to Federal Aid amounts under Title VII.

Assembly No. 3435, by Mr. Herman, without reference—Concerns financing of the closure of sanitary landfill facilities.

Assembly No. 3451, by Mr. Flynn and Ms. Walker, Revenue, Finance and Appropriations Committee—Concerns financing of the closure of sanitary landfill facilities.

Assembly No. 3452, by Mr. Visoteky, without reference—Education Aid.

Assembly No. 3382, by Mr. Albohn, Agriculture and Environment Committee.

Assembly No. 3398, by Mr. Hollenbeck, Agriculture and Environment Committee—Concerns beverage containers and recyclable containers.

Assembly No. 3274, by Mr. Marsella, Banking and Insurance Committee—Provides for a reduction in auto insurance premiums following the completion of certain accident prevention courses.

Assembly No. 3330, by Messrs. Villane, Doyle, Hardwick, Palaia, Kern, Girgenti, Herman, Doria, Cuprowski, Vainieri, Ranieri, La-Rocca, Ms. Perun, Messrs. Rocco, Weidel, Fortunato, Pellecchia, Rooney, Schuber, Ms. Cooper, Messrs. Kosco, Felice, Penn, Zecker, Shusted, Bryant, Schwartz, Foy, Pankok, Thompson, Naples, Pater-niti, Otlowski, Deverin, Long, Brown, M. Adubato, Watson, Loveys, Ms. Muhler, Messrs. Bennett, Miller, Martin, Frelinghuysen, Littell, Hendrickson, Mazur, Baer, Riley, Patero, Bocchini and Ms. Ogden, Municipal Government Committee—Provides a formula for the distribution of supplemental Safe and Clean Neighborhoods assistance to municipalities for employing additional police officers.

Assembly Resolution No. 117, by Mr. Haytaian, without reference—Observes April 21-27, 1985 as Armenian Martyr's Week.

Assembly Resolution No. 122, by Ms. Ford and Mr. Marsella, Energy and Natural Resources Committee—Requests DEP to conduct study of effect of environmental laws and regulations for impairment damages and pers. injury claims.

Assembly Joint Resolution No. 95, by Messrs. Otlowski, Cuprowski, Haytaian and Felice, Corrections, Health and Human Services Committee—Directs Depts. to study development and implementation of a boarding home emerg. improvement fund.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 374, 3381, 3392, 3404, 3423, 3424, 3431, 3433, 3434, 3435 and 3452.

On motion of Mr. Littell, pursuant to Rule 15:20, Senate No. 2814 was substituted for Assembly No. 3392 with which it is identical, and Mr. Littell was added as cosponsor of Senate No. 2814. Which motion passed by voice vote.

Mr. Littell offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2814 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, La-Rocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia,

Pankok, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Walker, Weidel, Zecker, Zimmer—64.

In the negative—None.

Senate No. 2814 was given third reading by emergency resolution.

Mr. Haytaian moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Naples, Otlowski, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—64.

In the negative—None.

Mr. S. Adubato offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3114.

Which was read by the Clerk and adopted by the following vote:

62 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Weidel, Zecker—62.

In the negative—None.

Mr. M. Adubato moved that Assembly No. 2793 be recommitted to the Assembly Banking and Insurance Committee for further consideration.

Which motion passed.

X Voice Vote

Mr. Doyle moved that the General Assembly recess for 30 minutes. Which motion was adopted.

Mr. Doyle moved that a roll call be taken at 7:55 p.m. The Clerk upon calling the roll the following members appeared and answered to their names:

The Clerk declared a quorum present.

S. Adubato, Albohn, Baer, Bennett, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schubert, Schwartz, Shusted, Thompson, Villane, Visoteky, Walker, Weidel, Zecker, Zimmer—52.

The Clerk read a message from the Senate that the Senate has passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2177, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2532, Revenue, Finance and Appropriations Committee.

Senate No. 2789, without reference.

Senate Joint Resolution No. 48, without reference.

Assembly Committee Substitute for Assembly Bill No. 377 Sea conc.

Assembly No. 1568 Sea conc.

Assembly No. 1997 Sea conc.

Assembly No. 3114 Sea conc.

On motion of Mr. Doyle, the following bills were given second reading by special order:

Senate No. 2789 and Senate Joint Resolution No. 48.

Mr. Doria offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1997.

Which was read by the Clerk and adopted by the following vote:

56 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun,

Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—56.

In the negative—None.

Assembly No. 1334 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

51 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Weidel, Zecker—51.

In the negative was—Albohn—1.

Mr. Zimmer offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 4.

Which was read by the Clerk and adopted by the following vote:

54 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—54.

In the negative—None.

On motion of Ms. Muhler, pursuant to Rule 15:20, Senate Committee Substitute for Senate No. 2371 was substituted for Assembly No. 2781 with which it is identical, and Ms. Muhler was added as cosponsor of Senate Committee Substitute for Senate No. 2371. Which motion passed by voice vote.

Senate No. 2371 was given third reading.

Ms. Muhler moved the bill which passed by the following vote:

53 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian,

Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visoteky, Walker, Weidel, Zecker, Zimmer—53.

In the negative—None.

On motion of Mr. Fortunato, pursuant to Rule 15:20, Senate No. 2591 was substituted for Assembly No. 3433 with which it is identical, and Mr. Fortunato was added as cosponsor of Senate No. 2591. Which motion passed by voice vote.

Senate No. 2591 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

44 Yeas 11 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Charles, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Pelly, Perun, Ranieri, Riley, Schuber, Schwartz, Villane, Visoteky, Walker—44.

In the negative were—

Albohn, Frelinghuysen, Kern, Loveys, Martin, Ogden, Penn, Rooney, Weidel, Zecker, Zimmer—11.

Mr. Doyle moved that a roll call be taken at 8:20 p.m. The Clerk upon calling the roll the following members appeared and answered to their names:

The Clerk declared a quorum present.

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visoteky, Walker, Zecker, Zimmer—52.

Assembly No. 3199 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

50 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson,

Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Villane, Visotcky, Walker, Zecker, Zimmer—50.

In the negative—None.

Senate No. 2042 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

50 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Villane, Visotcky, Walker, Zecker, Zimmer—50.

In the negative—None.

Assembly No. 2472 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

50 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Zecker, Zimmer—50.

In the negative—None.

On motion of Ms. Walker, pursuant to Rule 15:20, Senate No. 2200 was substituted for Assembly No. 2755 with which it is identical, and Ms. Walker was added as cosponsor of Senate No. 2200. Which motion passed by voice vote.

Senate No. 2200 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

53 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher

(Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Zecker, Zimmer—53.

In the negative—None.

Assembly Joint Resolution No. 61 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

53 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Zecker, Zimmer—53.

In the negative—None.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 1442 Sea, without reference.

Senate No. 1835, with Governor's recommendations, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1442 and 1835.

On motion of Mr. Rocco, pursuant to Rule 15:20, Senate No. 1442 was substituted for Assembly No. 1951 with which it is identical, and Mr. Rocco was added as cosponsor of Senate No. 1442. Which motion passed by voice vote.

Ms. Muhler moved that Senate No. 1442 be placed back of second reading for the purposes of amendment which motion lost by the following vote:

X Voice Vote

Senate No. 1442 was given third reading.

Mr. Rocco moved the bill which passed by the following vote:

49 Yeas 5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Girgenti, Hardwick, Haytaian, Hen-

driekson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Ogden, Palaia, Pankok, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—49.

In the negative were—

Albohn, Frelinghuysen, Loveys, Miller, Penn—5.

Mr. Doyle moved that a roll call be taken at 8:40 p.m. The Clerk upon calling the roll the following members appeared and answered to their names:

The Clerk declared a quorum present.

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—60.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 791 Sea, Higher Education and Regulated Professions Committee.

Senate No. 1970, with Governor's recommendations, without reference.

Senate No. 2697, Housing and Urban Policy Committee.

Senate No. 2832, without reference.

Assembly No. 1978 Sea conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1970 and 2832.

On motion of Mr. Herman, pursuant to Rule 15:20, Senate No. 2832 was substituted for Assembly No. 3435 with which it is identical, and Mr. Herman was added as cosponsor of Senate No. 2832. Which motion passed by voice vote.

Mr. Herman offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2832 is an emergency measure and that it proceed forthwith from second to third reading.

60 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—60.

In the negative—None.

On motion of Mr. Schwartz, pursuant to Rule 15:20, Senate No. 2811 was substituted for Assembly No. 3374 with which it is identical, and Mr. Schwartz was added as cosponsor of Senate No. 2811. Which motion passed by voice vote.

Mr. Schwartz offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2811 is an emergency measure and that it proceed forthwith from second to third reading.

63 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Marsella offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 2267 is an emergency measure and that it proceed forthwith from second to third reading.

61 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian,

Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—61.

In the negative—None.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2336, Transportation and Communications Committee.

Senate No. 2472, without reference.

Senate No. 2537, Corrections, Health and Human Services Committee.

Senate No. 2545, Judiciary Committee.

Senate No. 2710, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2819, without reference.

Assembly No. 2854, Sea, without reference, conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 2472 and 2819.

On motion of Mr. Marsella, pursuant to Rule 15:20, Senate No. 2819 was substituted for Assembly No. 3424 with which it is identical, and Mr. Marsella was added as cosponsor of Senate No. 2819. Which motion passed by voice vote.

Mr. Marsella offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2819 is an emergency measure and that it proceed forthwith from second to third reading.

60 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—60.

In the negative—None.

Mr. Hardwick offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 1835 is an emergency measure and that it proceed forthwith from second to third reading.

62 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bochini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visoteky, Walker, Watson, Zecker, Zimmer—62.

In the negative—None.

Mr. Villane offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2812 is an emergency measure and that it proceed forthwith from second to third reading.

62 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bochini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visoteky, Walker, Watson, Zecker, Zimmer—62.

In the negative—None.

Senate No. 2832 was given third reading by emergency resolution. Mr. Marsella moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bochini, Brown, Charles, Chinnici, Cooper, Cuprowski, Doria,

Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Zecker—58.

In the negative—None.

Senate No. 2811 was given third reading by emergency resolution.

Mr. Schwartz moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Zecker, Zimmer—60.

In the negative—None.

Senate No. 1835 was given third reading by emergency resolution.

Mr. Hardwick moved the bill which passed by the following vote:

61 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—61.

In the negative—None.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested, which bill was read for the first time and was given no reference:

Senate No. 2788, without reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

Senate No. 2788.

On motion of Mr. Herman, pursuant to Rule 15:20, Senate No. 2788 was substituted for Assembly No. 3305 with which it is identical, and Mr. Herman was added as cosponsor of Senate No. 2788. Which motion passed by voice vote.

Senate No. 2788 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—63.

In the negative—None.

On motion of Mr. Watson, pursuant to Rule 15:20, Senate No. 2260 was substituted for Assembly No. 2596 with which it is identical, and Mr. Watson was added as cosponsor of Senate No. 2260. Which motion passed by voice vote.

Senate No. 2260 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

56 Yeas 5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Thompson, Villane, Visotcky, Walker, Watson, Zimmer—56.

In the negative were—

Albohn, Miller, Penn, Shusted, Zecker—5.

Assembly No. 2267 was given third reading by emergency resolution.

Mr. Marsella moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Hedman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Patero, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Zecker, Zimmer—58.

In the negative—None.

Assembly No. 955 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

56 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Walker, Watson, Zecker, Zimmer—56.

In the negative—None.

Senate No. 2819 was given third reading by emergency resolution.

Mr. Riley moved the bill which passed by the following vote:

44 Yeas 11 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Marsella, Mazur, Muziani, Ogden, Palaia, Pankok, Patero, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shusted, Visotcky, Walker—44.

In the negative were—

Albohn, Frelinghuysen, Loveys, Martin, Miller, Muhler, Penn, Rooney, Villane, Zecker, Zimmer—11.

Senate No. 2812 was given third reading by emergency resolution.

Mr. S. Adubato moved the bill which passed by the following vote:

53 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Ogden, Palaia, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Walker, Watson, Zecker, Zimmer—53.

In the negative—None.

Assembly Joint Resolution No. 46 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Thompson, Villane, Visotcky, Walker, Zecker, Zimmer—54.

In the negative—None.

Mr. McEnroe offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3431 is an emergency measure and that it proceed forthwith from second to third reading.

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—60.

In the negative—None.

Assembly No. 3431 was given third reading by emergency resolution.

Mr. McEnroe moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Zecker—55.

In the negative—None.

Senate No. 1331 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

47 Yeas 8 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Pankok, Patero, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Visotcky, Walker, Watson, Zimmer—47.

In the negative were—

Albohn, Frelinghuysen, Kline, Muhler, Palaia, Penn, Villane, Zecker—8.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested,

Assembly No. 320 Sea.

Ms. Perun offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 320.

Which was read by the Clerk and adopted by the following vote:

52 Yeas 1 Nay

In the affirmative were—

Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Patero, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shu-

sted, Villane, Vistocky, Walker, Watson, Zecker, Zimmer—52.

In the negative was—Kern—1.

Assembly No. 3173 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

54 Yeas 1 Nay

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—54.

In the negative was—Kern—1.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2854.

Which was read by the Clerk and adopted by the following vote:

48 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Watson, Zecker—48.

In the negative—None.

Assembly No. 972 was given third reading.

Mr. Franks moved the bill which passed by the following vote:

51 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Ranieri, Rocco, Rooney, Schuber, Shusted, Villane, Visotcky, Walker, Watson, Zecker, Zimmer—51.

In the negative—None.

Mr. Brown offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3404 is an emergency measure and that it proceed forthwith from second to third reading.

60 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zecker—60.

In the negative—None.

Assembly No. 3404 was given third reading by emergency resolution.

Mr. Brown moved the bill which passed by the following vote:

46 Yeas

4 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Palaia, Patero, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Thompson, Villane, Visotcky, Walker, Watson—46.

In the negative were—

Albohn, Kern, Miller, Zecker—4.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 1709 Sea, Banking and Insurance Committee.

Assembly No. 546 Acs Sea, concurrence.

Assembly No. 547 Sea, concurrence.

Assembly No. 639 Sea, concurrence.

Assembly No. 864 Sea, concurrence.

Assembly No. 2793 Sea, concurrence.

Assembly No. 593 Sea, concurrence.

The Clerk read the following Notices:

NOTICE

By Assemblyman Zimmer

Notice is given that a resolution will be offered to relieve the Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee of Assembly No. 1 of 1984.

NOTICE

By Assemblyman Zimmer

Notice is given that a resolution will be offered to relieve the Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee of Assembly No. 2 of 1984.

NOTICE

By Assemblyman Zimmer

Notice is given that a resolution will be offered to relieve the Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee of Assembly Concurrent Resolution No. 1 of 1984.

The Clerk read the following message from the Governor:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 7, 1985.

CORRECTED COPY

ASSEMBLY BILL No. 1341 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 1341 (OCR) with my objections, for reconsideration.

The purpose of this bill is to require a person charged with a criminal offense to pay \$25 in cash in addition to the posted bail. This \$25 is then held as security for the payment of any penalty assessed pursuant to section 2 of P. L. 1979, c. 396 (C. 2C:43-3.1), the Violent Crimes Compensation Board penalty. Should the person charged with the criminal offense not be required to pay a Violent Crimes Compensation Board penalty, the \$25 paid as security for the penalty is required to be refunded along with the bail posted. However, if any person charged with a criminal offense is in fact required to pay a Violent Crimes Compensation Board penalty, the \$25 held as security for the payment of the Violent Crimes Compensation Board penalty is required to be forwarded to the State Treasury for use by the Violent Crimes Compensation Board. This bill also makes it clear that it does not preclude the imposition of a Violent Crimes Compensation Board penalty above \$25. Any person assessed a penalty in excess of \$25 is required to pay the amount of the penalty which is in

excess of the \$25 he will already have paid as security. In addition, the bill makes clear that the \$25 paid as security for the Violent Crimes Compensation Board penalty is not required to be paid for new or additional bail posted pending an appeal of a conviction if the \$25 security has already been paid upon the initial posting of the bail.

The goal of this bill, to attempt to insure that funds will be available to compensate victims of crime, is a laudable one. I have long advocated increased benefits and programs for victims of crime, and I am supporting a comprehensive package of bills presently moving through the Legislature which are designed to aid victims of crime. It is primarily because this comprehensive package is moving that I must conditionally veto this bill for technical reasons. This bill requires a specific dollar amount to be held as security for the payment of any penalty assessment imposed pursuant to section 2 of P. L. 1979, c. 396 (C. 2C:43-3.1). The dollar amount specified in this bill is the same as the minimum penalty assessment as required by present law. This dollar amount is subject to change, and, in fact, if the Legislature moves expeditiously on the Victim/Witness package of bills, this amount could change in the next few months. That would then require this bill to be rewritten. To alleviate this potential problem, I propose that instead of requiring a specific dollar amount to be held as security for the payment of any penalty assessment, that the bill be written to require the payment of the minimum amount of any penalty assessment required pursuant to section 2, of P. L. 1979, c. 396 (C. 2C:43-3.1) be held as security for the payment of any penalty assessment. Also, as the use of penalty assessment funds may change, I propose deleting the specific references to use by the Violent Crimes Compensation Board. This will allow the State Treasurer to deposit the funds as required or allocated by section 2 of P. L. 1979, c. 396 (C. 2C:43-3.1).

In addition, the bill's sponsor has suggested another amendment. The current law requires a minimum penalty assessment to be imposed for each count for which a person is convicted. It was the sponsor's intent to require that the minimum penalty assessment which could be imposed for each count be posted when the person charged with a criminal offense posts bail. Assembly Bill No. 1341 (OCR) as originally drafted could be interpreted as requiring that only a maximum of \$25.00 be posted as security for a possible penalty assessment. As such, if a person were charged with more than one count, he would only be required to post \$25.00, rather than \$25.00 for each count. If that person were convicted of more than one count, the court would not have in its possession the minimum penalty assessment under the current law. I concur with this recommendation to collect a minimum penalty assessment for each count charged in order to insure that the total minimum possible penalty assessment is readily available for the victims of the crime if the perpetrator should be convicted.

Finally, I propose amending this bill so that it shall not take effect until 30 days after enactment. This 30 day period will allow the Administrative Office of the Courts sufficient time to notify all courts of this change and enable them to smoothly implement the provisions of this bill.

Accordingly, I herewith return Assembly Bill No. 1341 (OCR) for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 2: DELETE "\$25.00" INSERT "amount, equivalent to the minimum amount of any penalty assessment required pursuant to section 2 of P. L. 1979, c. 396 (C. 2C:43-3.1) per count charged,"

Page 1, Section 1, Line 4: After "penalty" INSERT "assessment"

Page 1, Section 1, Line 7: DELETE "\$25.00" INSERT "amount paid as security for the payment of any penalty assessment"

Page 1, Section 1, Line 11: DELETE "\$25.00" INSERT "amount paid as security for the payment of any penalty assessment"

Page 1, Section 1, Line 12: DELETE "in the separate account" INSERT "as"

Page 1, Section 1, Lines 13-16: On line 13 DELETE everything after "(C. 2C:43-3.1)"; DELETE lines 14 and 15 in their entirety; on line 16 DELETE everything except the "." at the end of the line

Page 1, Section 1, Line 17: After "penalty" INSERT "assessment"

Page 1, Section 1, Line 18: DELETE "\$25.00" INSERT "the minimum amount"; after "(C. 2C:43-3.1)" INSERT "for any count for which the person was convicted"

Page 1, Section 1, Line 19: After "penalty" INSERT "assessment"; DELETE "\$25.00" INSERT "the minimum amount required pursuant to section 2 of P. L. 1979, c. 396 (C. 2C:43-3.1) on any count for which the person was convicted"

Page 1, Section 1, Line 21: DELETE "\$25.00" INSERT "the minimum amount"

Page 2, Section 1, Line 22: DELETE "The \$25.00 shall not" INSERT "No additional security for the payment of any penalty assessment shall"

Page 2, Section 1, Line 23: DELETE "\$25.00 in cash" INSERT "the amount required to be paid pursuant to subsection a. of this section"

Page 2, Section 2, Line 1: DELETE "immediately but" INSERT "on the 30th day after enactment and"

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Commission on Business Efficiency of the Public Schools

Assemblyman Joseph A. Palaia to replace Assemblywoman Marie S. Muhler.

On motion of Mr. Doyle and adopted, Assembly No. 2850 was transferred from the Assembly Corrections, Health and Human Services Committee to the Assembly Banking and Insurance Committee.

On motion of Mr. Doyle and adopted, Senate No. 2396 was transferred from the Assembly Labor Committee to the Assembly Revenue, Finance and Appropriations Committee.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 617, 845, 1042, 1621, 1762, 1763, 1764, 1765, 1934, 2578, 2913, 3074, 3167 and Assembly Joint Resolution No. 20.

On motion made by Mr. Doyle and adopted, cosponsors were named to the following bills:

Assembly No. 2003, Mr. Pankok.

Assembly No. 1264, Ms. Cooper.

Assembly No. 116, Mr. Pankok.

Assembly No. 2743, Messrs. Naples, Penn, Rod, Miller, Palaia, Weidel, Doria, Shusted, Loveys, Hendrickson, Ms. Ogden, Messrs. Foy, Otlowski, Villane, Muziani, Felice, Martin, Pankok, LaRocca, Haytaian, Ranieri and Doyle.

Assembly No. 3101, Mr. Cuprowski.

Assembly No. 3079, Mr. Pelly.

Assembly No. 2889, Ms. Garvin.

Assembly No 1, Messrs. Martin and Loveys.

Assembly No. 2, Messrs. Martin and Loveys.

Assembly Concurrent Resolution No. 1, Messrs. Martin and Loveys.

Assembly No. 1721, Mr. Mazur.

Assembly No. 1994, Mr. Ranieri.

Assembly No. 3323, Messrs. Naples and Watson.

Assembly No. 1946, Mr. Gorman.

Assembly Concurrent Resolution No. 113, Mr. Shinn.

Assembly No. 3327 and Senate No. 1830, Mr. Baer.

Assembly No. 2267, Ms. Walker and Mr. Zimmer.

On motion of Mr. Doyle and adopted, Mr. Hendrickson was withdrawn as cosponsor of Assembly Nos. 3300 and 3367.

On motion of Mr. Doyle and adopted, Mr. Naples was withdrawn as cosponsor of Assembly No. 2397.

On motion of Mr. Zangari and adopted, Assembly No. 20 was withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, April 15, 1985 at 2:00 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, March 9, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, March 11, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, March 14, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, March 16, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, March 18, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, March 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, March 23, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, March 25, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, March 28, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, March 30, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, April 1, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, April 4, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, April 6, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, April 8, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, April 11, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, April 13, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, April 15, 1985.

The General Assembly met at 4:05 p.m.

Prayer was offered by Monsignor George Sharkey, Pastor, St. Peter's Roman Catholic Church, Cherry Hill, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, La-Rocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—70.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Elizabeth E. Randall, District 39 and Peter J. Genova, District 21 newly elected members to the General Assembly were sworn into office.

The Oath of Office was administered to Ms. Randall and Mr. Genova by Assemblyman Hardwick.

Mr. Baer offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 377.

Which was read by the Clerk and adopted by the following vote:

63 Yeas 5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria,

Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Watson, Zangari—63.

In the negative were—

Albohn, Frelinghuysen, Martin, Rooney, Zimmer—5.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 546.

Which was read by the Clerk and adopted by the following vote:

65 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—65.

In the negative were—

Cooper, Haytaian, Kavanaugh, Penn—4.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 547.

Which was read by the Clerk and adopted by the following vote:

61 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Watson, Zecker, Zimmer—61.

In the negative were—

Cooper, Hardwick, Haytaian, Kavanaugh, Littell, Penn—6.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 639.

Which was read by the Clerk and adopted by the following vote:

65 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Watson, Zecker, Zimmer—65.

In the negative were—

Hardwick, Kavanaugh, Penn, Rocco—4.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 864.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative was—Penn—1.

Mr. Bocchini offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 593.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Mr. Bryant offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1978.

Which was read by the Clerk and adopted by the following vote:

60 Yeas

6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari—60.

In the negative were—

Albohn, Cooper, Penn, Rooney, Zecker, Zimmer—6.

Assembly No. 2589 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

69 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 248 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

On motion of Mr. Kern, pursuant to Rule 15:20, Senate No. 1177 was substituted for Assembly No. 1962 with which it is identical, and Mr. Shusted was added as cosponsor of Senate No. 1177. Which motion was passed by voice vote.

Mr. Albohn moved that Senate No. 1177 be placed back on second reading for the purposes of amendment which motion was ruled out of order by the Speaker, since Mr. Albohn did not have any amendments prepared to be distributed.

Mr. Albohn moved to refer Senate No. 1177 to the Assembly Judiciary Committee, which motion was lost by the following vote:

23 Yeas 33 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Brown, Charles, Colburn, Cuprowski, Doria, Flynn, Frelinghuysen, Garvin, LaRocca, Miller, Otlowski, Pankok, Pelly, Penn, Shinn, Vainieri, Walker, Zanzari, Zecker, Zimmer—23.

In the negative were—

Baer, Cooper, Deverin, Doyle, Felice, Ford, Foy, Genova, Girgenti, Haytaian, Hendrickson, Herman, Kalik, Kern, Kline, Littell, Loveys, Martin, Mazur, McEnroe, Naples, Palaia, Paterniti, Patero, Pellecchia, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Thompson—33.

Senate No. 1177 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

58 Yeas 5 Nays

In the affirmative were:

S. Adubato, Baer, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman,

Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Walker, Watson, Zangari, Zimmer—58.

In the negative were—

Albohn, Frelinghuysen, Miller, Penn, Zecker—5.

A motion by Mr. Kern to rescind the action taken on Assembly No. 248, was adopted by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative—None.

A motion by Mr. Kern to place Assembly No. 248 back on second reading was adopted by

X Voice Vote

Assembly No. 248 was given second reading.

On motion of Mr. Kern, pursuant to Rule 15:20, Senate No. 1186 was substituted for Assembly No. 248 with which it is identical, and Mr. Kern was added as cosponsor of Senate No. 1186. Which motion passed by voice vote.

Senate No. 1186 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber,

Schwartz, Shinn, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. McEnroe offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1568.

Which was read by the Clerk and adopted by the following vote:

56 Yeas 12 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Vainieri, Villane, Walker, Watson, Zangari—56.

In the negative were—

Albohn, Colburn, Felice, Kavanaugh, Kern, Miller, Penn, Rooney, Schwartz, Shinn, Zecker, Zimmer—12.

Assembly No. 1924 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

63 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—63.

In the negative were—

Albohn, Colburn, Hardwick, Shinn—4.

Assembly No. 1963 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-

inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2030 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

68 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—68.

In the negative—None.

Mr. Zangari asked for the record on Assembly No. 2753, which was furnished by the Clerk.

Mr. Zangari moved that Assembly No. 2753 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zangari moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Zimmer asked for the record on Assembly No. 3024, which was furnished by the Clerk.

Mr. Zimmer moved that Assembly No. 3024 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zimmer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 2754 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

69 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—69.

In the negative—None.

A motion made by Mr. Kavanaugh to rescind the action taken on Assembly No. 2754 was adopted by the following vote:

67 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—67.

In the negative—None.

A motion by Mr. Kavanaugh that Assembly No. 2754 be placed on second reading was adopted by the following vote:

X Voice Vote

Assembly No. 2754 was given second reading.

On motion of Mr. Palaia, pursuant to Rule 15:20, Senate No. 2324 was substituted for Assembly No. 2754 with which it is identical, and Mr. Palaia was added as cosponsor of Senate No. 2324. Which motion passed by voice vote.

Senate No. 2324 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

67 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Watson, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 2829 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

68 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker—68.

In the negative—None.

Assembly No. 2707 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

64 Yeas

4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber,

Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Zimmer—64.

In the negative—were

Albohn, Colburn, Miller, Zecker—4.

Assembly No. 2779 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Walker, Watson, Zecker—65.

In the negative—None.

Assembly No. 2842 was given third reading.

Mr. Vainieri moved the bill which passed by the following vote:

63 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Thompson, Vainieri, Walker, Watson, Zecker—63.

In the negative was—Kern—1.

Assembly No. 3381 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

63 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Littell, Long, Loveys, Mar-

sella, Martin, Mazur, McEnroe, Miller, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker—63.

In the negative were—

Genova, Hardwick, Kern, Penn—4.

On motion of Mr. Brown, pursuant to Rule 15:20, Senate No. 2214 was substituted for Assembly No. 2581 with which it is identical, and Mr. Brown was added as cosponsor of Senate No. 2214. Which motion passed by voice vote.

Senate No. 2214 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker—66.

In the negative—None.

Assembly No. 2349 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—66.

In the negative—None.

Senate No. 950 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

64 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Shuber, Schwartz, Shinn, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—64.

In the negative was—Thompson—1.

Senate No. 1480 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—65.

In the negative was—Penn—1.

Senate No. 1970 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

41 Yeas 21 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), Kavanaugh, LaRocca, Marsella, Mazur, McEnroe, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Perun, Riley, Thompson, Vainieri, Villane, Walker, Watson—41.

In the negative were—

Albohn, Colburn, Cooper, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kern, Kline, Littell, Martin, Miller, Penn, Randall, Rocco, Rooney, Schuber, Shinn, Zecker, Zimmer—21.

Assembly No. 2056 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

54 Yeas

8 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlow-ski, Palaia, Pankok, Paterniti, Pellecchia, Randall, Ran-ieri, Riley, Rocco, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zimmer—54.

In the negative were—

Albohn, Colburn, Frelinghuysen, Hendrickson, Penn, Rooney, Shinn, Zecker—8.

Assembly No. 2082 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuy-sen, Garvin, Genova, Girgenti, Gorman, Hardwick, Hay-taian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlow-ski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—64.

In the negative—None.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 3451 Aca

Senate No. 2751

On motion of Mr. Flynn, pursuant to Rule 15:20, Senate No. 2751 was substituted for Assembly No. 3451 with which it is identical, and Mr. Flynn was added as cosponsor of Senate No. 2751. Which motion passed by voice vote.

Mr. Flynn offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Consti-tution, the General Assembly does resolve that Senate No. 2751

is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker—64.

In the negative—None.

Senate No. 2751 was given third reading by emergency resolution.

Mr. Flynn moved the bill which passed by the following vote:

In the affirmative were—

65 Yeas

0 Nays

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zecker—65.

In the negative—None.

The following bill was read for the first time by its title and was given no reference:

Assembly Concurrent Resolution No. 180, by Mr. Doyle, without reference.

On a motion of Mr. Doyle, the following bill was given second reading by special order:

Assembly Concurrent Resolution No. 180.

Assembly Concurrent Resolution No. 180 was given third reading by emergency resolution.

Mr. Flynn moved the bill which passed by the following vote:

41 Yeas

28 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kline, Littell, Loveys, Martin, Miller, Muziani, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Villane, Zecker, Zimmer—28.

Ms. Kalik moved that Assembly No. 166 be recommitted to the Assembly Law, Public Safety and Defense Committee for further consideration. Which motion passed.

X Voice Vote

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

The following bill was read for the first time by its title and given no reference:

Assembly No. 3473, by Mr. Zangari, without reference.

On motion of Mr. Doyle the following bill was given second reading by special order:

Assembly No. 3473.

Mr. Doyle offered the following resolution, which was read by the Clerk and lost by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3473 is an emergency measure and that it proceed forthwith from second to third reading.

38 Yeas

6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Riley, Schwartz, Thompson, Vainieri, Walker, Watson—38.

In the negative were—

Albohn, Kern, Miller, Penn, Rooney, Shinn—6.

The following bills were read for the first time by their titles and given no reference:

Assembly Resolution Nos. 130, 124 and Assembly Concurrent Resolution No. 176.

On motion of Mr. Patero, Assembly Resolution No. 130 passed by voice vote.

On motion of Ms. Walker, Assembly Resolution No. 124 passed by voice vote.

On motion of Mr. Flynn, Assembly Concurrent Resolution No. 176 passed by voice vote.

The Clerk read the following messages from the Governor:

Assembly Nos. 393 cv, 502 cv, 1415 cv, 1447 cv, 1621 cv, 1821 cv, 1824 cv and 1828 cv.

A motion by Mr. Doyle that the Governor's messages be spread in full upon the minutes was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985 }

ASSEMBLY BILL No. 393 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 393 (2nd OCR) with my objections, for reconsideration.

The purpose of this bill is to establish a special fund in the Treasury Department to be known as the "Children's Trust Fund" that will award grants to public and private agencies to aid the establishment and further development of programs designed to prevent child abuse and neglect. Each taxpayer due a refund from Gross Income Tax withholding may elect, by means of a checkoff mechanism on his or her tax return, to designate two dollars, five dollars, or ten dollars of the refund for deposit in the "Children's Trust Fund." The grants are to be awarded by the Child Life Protection Commission that will consist of nine members. These members include the Commissioner of Human Services ex officio or his designee, two county prosecutors appointed by the Attorney General, two public members appointed by the Governor, two public members to be appointed by the President of the Senate, and two public members to be appointed by the Speaker of the General Assembly.

I heartily applaud the goals of this legislation and I am a strong proponent of efforts to curb and prevent child abuse. I have appointed a Task Force on Child Abuse and have set up a prosecutor's working group to improve investigations of child abuse, as well as initiating an early intervention and prevention campaign in conjunction with the Parent Teachers Association. Most significantly, this year, I have asked the Legislature to provide an appropriation for a major increase in case workers.

While I support all efforts to prevent child abuse, I cannot sign this bill as it is presently drafted. My primary objection is with the procedure for the appointment of the public members to the Commission. Public members of boards or commissions in the Executive Branch, under our Constitution, cannot be appointed by the Legislature. Public members should be appointed by the Governor with the advice and consent of the State Senate. Article IV, Section V, Paragraph 5 of the State Constitution provides that "[n]either the Legislature nor either house thereof shall elect or appoint any executive, administrative or judicial officer except the State Auditor."

Moreover, it has been held that the section prohibiting legislative appointments of executive and administrative officers must be read in conjunction with Article V, Section 1, Paragraph 12 of the New Jersey Constitution. That constitutional provision provides in pertinent part that the Governor

"shall nominate and appoint, with the advice and consent of the Senate, all officers for whose election or appointment provision is not otherwise made by this Constitution or by law."

This provision, by vesting the appointment power solely in the Governor subject only to the Senate's concurrence, is a further constitutional recognition that the only Executive Branch position to which the Legislature can make a direct appointment is to the position of State Auditor.

These sections clearly indicate that it is unconstitutional for the Legislature or any of its members to make those appointments provided by this bill. Therefore, I recommend amending this bill to provide that all public members be appointed by the Governor with the advice and consent of the Senate.

Furthermore, as an administrative concern I consider it appropriate that the Division of Taxation be reimbursed for costs incurred in administering the Act. The Division of Taxation should not be required to absorb administrative costs attributable to a check off provision on taxpayer returns.

Finally, I have clarified the language providing that the taxpayer designation provision expire when the aggregate amount designated by taxpayers exceeds \$20 million in order to reflect the clear intent of the bill.

Accordingly, I herewith return Assembly Bill No. 393 (2nd OCR) for reconsideration and recommend that it be amended as follows:

Page 2, Section 4, Line 11: DELETE "two of whom" INSERT "and who"

Page 2, Section 4, Line 12 through Line 12B: DELETE ", two of whom shall be appointed by the President of the Senate, and two of whom shall be appointed by the Speaker of the General Assembly"

Page 4, Section 7, After Line 6: INSERT new section as follows: "8. Any costs incurred for collection or administration attributable to this act by the Division of Taxation may be deducted from receipts collected pursuant to Section 1 of this act, as determined by the Director of the Division of Budget and Accounting."

Page 4, Section 8, Line 1: DELETE "8." and insert "9."

Page 4, Section 8, Line 4: DELETE "sum" INSERT "aggregate amount"

Page 4, Section 8, Line 4: After "moneys" INSERT "designated by taxpayers for deposit"

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 502 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 502 (2nd OCR) with my recommendations for reconsideration.

This bill would authorize municipalities to provide transportation services to senior citizens and handicapped citizens residing in senior and handicapped citizens' apartment complexes or retirement communities.

I am in agreement with the purposes of this bill. I believe, however, that municipalities wishing to provide transportation services to senior citizens and handicapped citizens should be permitted to do so wherever these citizens live. The valid public purpose served by this permissive legislation extends to those senior citizens and handicapped citizens who live outside of senior or handicapped citizens' apartment complexes or retirement communities, as well as those living therein.

Many senior citizens and handicapped citizens of this State living alone or with others in private residences or apartments would benefit from municipal transportation services to help them in obtaining the necessities of life, such as food, clothing and medical services, and to visit their families and friends.

I propose, therefore, that the provisions of this bill be expanded to situations of all senior citizens and handicapped citizens. I also note that this bill is permissive, and that the decision to provide these services rests with the sound discretion of our municipalities.

Accordingly, I return Assembly Bill No. 502 (2nd OCR) to you and recommend that it be amended as follows:

Page 1, Title, Lines 3 and 4: Delete "residing in senior or handicapped citizens' apartment complexes or retirement communities"

Page 1, Section 1, Lines 2 through 7: On Line 2 delete "reside in apartment com-", delete Lines 3 through 6 in their entirety, on Line 7 delete "that senior citizens and handicapped citizens"

Page 1, Section 1, Lines 16-17: After "handicapped" delete "citizens apartment complexes and retirement communities", insert "citizens"

Page 2, Section 2, Lines 10 through 15: Delete in their entirety

Page 2, Section 3, Lines 5 through 6: On Line 5 delete "residents of", after "handicapped" delete "citizens' apartment complexes or retirement communities", insert "citizens"

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 1415 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1415 (2nd OCR) with my recommendations for reconsideration.

Assembly Bill No. 1415 (2nd OCR) would require the State to extend the right of first refusal, at current fair market value, to a former owner of State land and improvements before the State sells the land and improvements at public auction. The State's obligation will extend only to former owners who conveyed their land and improvements to the State within 20 years of the State's current decision to sell the land. The State must provide notice to an eligible owner of record by certified mail to the owner's most recent address and by public notice in two newspapers of general circulation in the area where the land at issue is located.

I support the concept expressed within Assembly Bill No. 1415 (2nd OCR). In many instances, former owners of record were forced to relinquish their property through condemnation proceedings or because a State project interfered with the enjoyment of their property. It is proper that eligible former owners of record be given an opportunity to repurchase the property before it is sold at public auction.

Despite my support for the concept, I must return Assembly Bill No. 1415 (2nd OCR) so that it may be amended to modify and clarify the notification provision.

I recommend that the extent of the State's obligation to notify former owners of record be reduced from 20 years to 10 years from the date of the State's current decision to sell the property. Locating a former owner of record after 20 years is unreasonably burdensome to the executive departments of State Government. A 10 year period is reasonable.

The phrase "most current address" should be clarified to ensure that it refers to the most current address of record. Amending Assembly Bill No. 1415 (2nd OCR) in this manner will ensure that the State has satisfied its obligation to notify a former owner of record, even if the former owner no longer resides at the most current address.

Finally, I am concerned that Assembly Bill No. 1415 (2nd OCR) is silent regarding a period time by which a previous owner of record must respond, before the State may proceed to public auction. This deficiency will cause severe administrative problems for the executive departments of State government. It will impede the efficiency by which surplus State property is sold. This deficiency could be the impetus for law suits by previous owners of record who could argue that they were not given a reasonable period of time to respond, after receipt of notice.

I recommend that Assembly Bill No. 1415 (2nd OCR) be amended to confer upon the State Treasurer the authority, through rules and regulations, to set a reasonable period of time by which the previous owner of record must respond, following the receipt of notice to the current address. Amending Assembly Bill No. 1415 (2nd OCR) in this manner will allow the State Treasurer to adjust the response period as circumstances may require. It will ensure that the State will continue to dispose of surplus State property in an efficient and effective manner. It will ensure that previous owners of record will receive a reasonable time in which to respond following receipt of notice, and foreclose the possibility of litigation.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1415 (2nd OCR) and recommend that it be amended as follows:

Page 1, Section 1, Line 2: Delete "20" insert "10"

Page 1, Section 1, Line 9: After "address" insert "of record"

Page 1, Section 1, Line 11: After "." insert "The State Treasurer shall have the authority, through rules and regulations, to establish the period of time by which the previous owner of record must respond, following receipt of notice to the most current address of record of that owner. If the previous owner of record does not

respond within the period of time established by the State Treasurer, the previous owner's right to repurchase the interest before it is disposed of at public auction shall expire."

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 1447 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 1447 (OCR) with my objections, for reconsideration.

The purpose of this bill is to establish a 19 member commission on vocational and technical training in correctional institutions to study and make recommendations with regard to vocational and training programs that would provide inmates of State correctional institutions with technical knowledge and skills for employment in industry and business. This bill appropriates \$75,000 from the General Fund to the Department of Corrections to provide staff assistance and reimbursement for expenses for the commission.

Currently, 40% of our inmate population are repeat offenders. This high rate of recidivism in our penal institutions can be correlated to the fact that large number of inmates are released after serving their sentences without being prepared for any meaningful employment. Many turn to crime as a means of survival. By studying employment and training opportunities for inmates and offenders we can attempt to implement educational programs to improve inmates' skills making them suitable to the employment needs of business and industry. Federally funded programs such as CETA have offered vocational training in correctional institutions since the mid-1960's. However, there is certainly a need to increase the amount of available programs in an effort to reduce the recidivism rate of our offenders. Such programs would also alleviate inmate idleness.

While I support the concept of establishing this proposed commission, I cannot sign this bill as it is presently drafted. Since this commission's charge will be to make recommendations to the Legislature and the Governor, it is perfectly appropriate for the Senate President and the Speaker of the General Assembly to appoint members of the Legislature to this commission; however, I do not feel it is appropriate for the Senate President and the Speaker of the General Assembly to appoint public members to the commission. Public members should be appointed by the Governor with the advice and consent of the State Senate.

Article IV, Section V, paragraph 5 of the State Constitution provides that

“Neither the Legislature nor either house thereof shall elect or appoint any executive, administrative or judicial officer except the State Auditor.”

This section has been repeatedly and unequivocally construed to provide that while the Legislature may by law designate proper appointing authorities for newly created offices, it may not, nor may its officers, appoint any executive, administrative or judicial officer. *In re Zicarelli, Occhipinti, Russo*, 55 N. J. 249 (1970).

Moreover, it has been held that the section prohibiting legislative appointments of executive and administrative officers must be read in conjunction with Article V, Section I, paragraph 12 of the New Jersey Constitution. That constitutional provision provides in pertinent part that the Governor

“shall nominate and appoint, with the advice and consent of the Senate, all officers for whose election or appointment provision is not otherwise made by this Constitution or by law.”

This provision, by vesting the appointment power solely in the Governor subject only to the Senate's concurrence, is a further textual constitutional recognition that the only Executive Branch position to which the Legislature can make a direct appointment is to the position of State Auditor.

In addition, Article V, Section IV, paragraph 4 specifically provides that

“Whenever a board, commission or other body shall be the head of a principal department, the members thereof shall be nominated and appointed by the Governor with the advice and consent of the Senate . . .”

These sections clearly indicate that it is unconstitutional for the Legislature or any of its members to appoint public members of boards or commissions which are situated in the Executive Branch of Government. Therefore, I recommend amending this bill to create a 15 member commission with the public members being appointed by the Governor with the advice and consent of the Senate.

Accordingly, I herewith return Assembly Bill No. 1447 (OCR) for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, line 2: delete “19” insert “15”.

Page 1, Section 1, line 15: after “institutions;” insert “and”.

Page 1, Section 1, Line 20: omit “; and” insert “.”.

Page 2, Section 1, lines 21-24: delete in their entirety.

Page 2, Section 2, line 4: delete “10” insert “eight”.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 1621 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I am returning Assembly Bill No. 1621 (OCR) with my objections for reconsideration.

This bill would amend the Motor Vehicle Rental Statute to require persons engaged in the business of renting motor vehicles to make approved child passenger restraint systems available to renters. Current law requires that any person operating a motor vehicle must restrain children under 5 years of age in a restraint system in the front seat, and children under 18 months in both the front and rear seats. An out-of-state traveler with a small child visiting New Jersey and renting a car, is subject to the law. This bill will give the out-of-state traveler the means to obey the law without having to purchase a system here, or carry their own restraint from home. I would like to commend the Legislature for acting in this area to help ensure the safety of our young children.

However, I feel compelled to return this bill for your reconsideration for two reasons. First, the bill defines a "child restraint" as a child restraint system that conforms to the federal motor vehicle safety standard applicable as of the effective date of the act. This ties the standard to a fixed point in time and does not allow for future changes to the federal standard. This standard is also in conflict with the definition of a child restraint in C. 39:3-76.2a. That statute requires the child restraint system to comply with the federal standard applicable when the system was manufactured. I believe that the Title 39 standard is preferable to the standard in this bill. The inconsistency could result in the anomaly where a rental agency provides a system which complies with the standards in this bill, but not the standards in the mandatory use law.

Second, I believe it is unfair to fine a rental car agency for failure to provide a child restraint seat when they provide them in the ordinary course of business, but may have run out of them due to temporarily high demand. Without a notice requirement, demand will be difficult to predict. Therefore, I recommend that no notice is ever required from the customer as a prerequisite to obtaining a system, but the rental agency shall be subject to the fine provisions of the bill only if 24 hours notice was given to it that a child restraint system was required and the rental agency failed to supply the child restraint.

Accordingly, for the reasons I have stated above, I herewith return Assembly Bill No. 1621 (OCR) for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 14: Delete "as of the effective date of this act" insert "when it was manufactured".

Page 2, Section 3, Line 3: After "offense" insert ", if the owner received at least 24 hours advance notice from the customer or his agent that a child restraint system was required".

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 1821

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1821 with my recommendations for reconsideration.

Assembly Bill No. 1821 would allow local governmental employers to provide health and hospital benefit coverage to retirees who are age 62 or older with at least 15 years of service, and their dependents. Current law provides that local governmental employers may provide health and hospital benefit coverage to employees who retire on disability, retirees with at least 25 years of service with the employer, and retirees who are age 62 or older with at least 15 years of service and who can prove to the satisfaction of the employer that retirement was necessitated by medical illness or disability. The effect of Assembly Bill No. 1821 is to liberalize current law to allow local governmental employers to provide health and hospital benefit coverage for all retirees age 62 or older with at least 15 years of service.

I support the concept expressed within Assembly Bill No. 1821. This bill will enable local governmental employers to provide health and hospital benefit coverage to individuals who are most in need. Employees who enter public service late in life and retire after 15 years of service have difficulty providing health and hospital benefit coverage for themselves and their dependents. Assembly Bill No. 1821 will allow local employers to provide a life sustaining benefit for these people.

Despite my support for the concept expressed within Assembly Bill No. 1821, I must return the bill to correct a technical problem.

Assembly Bill No. 1821 could be interpreted as requiring a participating local governmental employer to pay health and hospital benefit coverage for a retiree age 62 or older with 15 years of cumulative public service, and his dependents. The bill does not limit a participating local employer's obligation to retirees age 62 or older with at least 15 years of service with that employer. In its current form, Assembly Bill No. 1821 could result in an inequitable cost for a participating local governmental employer who is the last of

several employers during an employee's career in public service. I note that a similar provision within current law requires a participating local governmental employer to pay health and hospital coverage for a retiree with at least 25 years of service, and his dependents, only if the employee's service was with that employer.

I recommend that Assembly Bill No. 1821 be amended to require a participating employer to pay health and hospital benefit coverage for a retiree age 62 or older with at least 15 years of service, and his dependents, only if the retiree worked at least 15 years of service with that employer. Amending Assembly Bill No. 1821 in this manner will achieve parallelism within current law. It will ensure that only retirees, who deserve the benefit because of many years of devoted service to one employer, will receive the benefit. Finally, it will ensure that a participating local governmental employer will not be saddled with an inequitable cost.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1821 and recommend that it be amended as follows:

Page 1, Section 1, Line 19: After "service" insert "with the employer".

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,
Governor.

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

CORRECTED COPY

ASSEMBLY BILL No. 1824 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1824 (2nd OCR) with my recommendations for amendment.

Assembly Bill No. 1824 (2nd OCR) would allow a bank, bank holding company, savings bank or savings and loan association to establish a subsidiary for the purpose of originating loans or loan and technical assistance packages for purchase of the New Jersey Development Authority for Small Businesses, Minority and Women's Enterprises. The bill also allows banks, bank holding companies and savings banks to offer these services directly. A savings and loan service corporation may only offer these services through a subsidiary.

Banks, bank holding companies and savings banks do not require an additional grant of authority to make commercial loans. These financial institutions have the authority for commercial lending. The purpose of this bill is to structure the process of lending to the

New Jersey Development Authority created for Small, Minority and Women's Businesses.

I support the concept underlying the bill. I want to encourage banks to make loans to these enterprises. Minorities and women have not in the past been equal participants in the mainstream of commercial enterprise. This bill structures a loan service through the financial institutions for groups which have traditionally had a difficult time obtaining financing .

The bill extends the service too far. This extension of commercial lending power to the savings and loan associations is going beyond the scope of their statutory lending authority under N. J. S. A. 17:12B.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1824 (2nd OCR) to you and recommend that it be amended as follows:

Page 1, Title, Line 2: After "companies," insert "and".

Page 1, Title, Lines 2-3: Delete "and savings and loan service corporations".

Page 1, Title, Lines 4-5: Delete "and P. L. 1963, c. 144 (C. 17:12B-1 et seq.)".

Pages 1-2, Section 2, Lines 1-11: Delete in its entirety.

Page 2, Section 3, Line 1: Delete "3." insert "2".

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

CORRECTED COPY

ASSEMBLY BILL No. 1828 ACS (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1828 Acs (2nd OCR) with my recommendations for reconsideration.

Assembly Bill No. 1828 Acs (2nd OCR) creates a New Jersey Developmental Authority for Small, Minority and Women's Business Enterprises (Authority). The function of the Authority is to provided financial and technical assistance to these enterprises. A 17 member Board of Directors will administer the Authority.

The Authority will fund its operation from many sources. Assembly Bill No. 1828 Acs (2nd OCR) appropriates \$90,000.00 for the start-up of the Authority. However, the Authority must repay the appropriation in equal installments beginning in the second year

following the enactment of Assembly Bill No. 1828 Acs (2nd OCR). The Casino Reinvestment Development Authority, for the next 25 years, must annually set aside \$1.2 million of the proceeds received from the sale of its bonds for the purpose of investing in obligations of the Authority. The Authority will also fund its operation from a variety of income generating vehicles including the proceeds from bonds, the repayment of loans made to eligible businesses, application and other fees from eligible businesses, gifts, grants, loans and other financial aid, and investment income from moneys that are not needed for immediate use.

I support the concept of creating a Development Authority to provide financial and technical assistance to small, minority and women's business enterprises. The Authority will assist these entrepreneurs to establish themselves in the mainstream of our economy. The Authority will complement other financial and technical assistance mechanisms currently existing within the Executive branch such as the Office of Small Business Assistance, the Office of Minority Business Enterprise, the Interagency Procurement Committee, the Advisory Council on Minority Business Assistance, the Local Development Financing Fund, the New Jersey Economic Development Authority's direct loan and loan guarantee programs and the Community Development Block Grant program.

Despite my support for the concept, I must return Assembly Bill No. 1828 Acs (2nd OCR) and recommend that it be amended as follows:

The references within the bill to Assembly Bill No. 1826 Acs (2nd OCR), which created a Division of Development for Small Businesses and Women and Minority Businesses, must be deleted. I vetoed Assembly Bill No. 1826 Acs (OCR) on February 4, 1985.

I recommend that the number of members on the Board of Directors be reduced from 17 to ten, and that its membership be reconstituted. I am concerned that a 17 member Board will be cumbersome and will impede the work of the Authority.

The bill currently provides for a Board of Directors consisting of three ex officio members, a non-voting member representing the casino industry and 13 public members. The ex officio members are the Director of the New Jersey Economic Development Authority, the Director of the Division of Development for Small Businesses and Women and Minority Businesses, and the State Treasurer. The non-voting member will be appointed by the Governor. The 13 voting public members will be appointed by the Governor with the advice and consent of the Senate. Two of the voting public members will be selected by the Governor from three nominees submitted by the Speaker of the General Assembly. Two of the voting public members will be selected by the Governor from three nominees submitted by the President of the Senate. Three voting public members shall be minorities and three shall be women. One voting public member must be an investment banker, two must

have experience in small business finance and one must have experience in market analysis. The members of the Board will select the Chairman and Vice Chairman.

I am recommending a 10 member Board of Directors which will be less cumbersome and will enhance the efficiency of the Authority. It will consist of three ex officio members and seven public members.

The ex officio members will be the Director of the New Jersey Economic Development Authority, the State Treasurer and the Commissioner of the Department of Commerce and Economic Development. I have removed the Director of the Division of Development for Small Businesses and Women and Minority Businesses because the position does not exist. The position was created by Assembly Bill No. 1826 Acs (OCR). As indicated, I vetoed the bill on February 4, 1985. I have placed the Commissioner of the Department of Commerce and Economic Development on the Board because the Department will be impacted by many of the Authority's programs. Additionally, the Commissioner's expertise will be an asset to the Authority.

I also recommend that the ex officio members be allowed to appoint designees to serve and vote in their absence. The appointment of designees will ensure that a quorum will be achieved for every Authority meeting and that divergent points of view will be represented.

The public members of the Board will include one non-voting member representing the casino industry who will be appointed by the Governor, and six voting public members who will be appointed by the Governor with the advice and consent of the Senate. Of the six voting public members, one must be an investment banker, one must have experience in small business finance, one must have experience in market analysis, one must be a minority, one must be a woman and one must be a resident of Atlantic City. The Governor will appoint two original public members for terms of one year, two original public members for terms of two years and three original public members for terms of three years. Thereafter, all members appointed by the Governor will serve terms of three years.

I have deleted the provision that would have required the Governor to select several public members from nominees submitted by the Speaker of the General Assembly and the President of the Senate. This method of selecting public members to serve on a Board of an entity that will be situated within the Executive branch constitutes an unwarranted intrusion upon the prerogative of the Chief Executive.

The Chairman of the Board of Directors will be selected by the Governor, and the Vice Chairman will be selected by the members of the Board. Assembly Bill No. 1828 Acs (2nd OCR) currently provides that the members of the Board shall select the Chairman. Traditionally, the Governor, not the members, select the Chairman. I see no reason to deviate from tradition in the instant case.

I recommend that section 3e be amended to clarify that the Governor shall have veto power over the minutes of Board meetings and shall have 10 days from the date of receipt, excluding Saturdays, Sundays and public holidays, to exercise this power. Section 3e currently provides only that the minutes of every meeting of the Board shall be submitted to the Governor for his approval.

Assembly Bill No. 1828 Acs (2nd OCR) must be amended to guarantee the Casino Reinvestment Development Authority (CRDA) a reasonable rate of return on obligations that it purchase from the Authority. Current law requires the CRDA, for the next 25 years, to set aside \$1.2 million annually of the proceeds from the sale of its bonds for the purpose of investing in obligations of the Authority. The statute also requires the CRDA to guarantee licensees a fixed rate of return on CRDA bonds.

Assembly Bill No. 1828 Acs (2nd OCR) does not guarantee the CRDA a rate of return on obligations that the CRDA purchases from the Authority. As such, there could easily arise an instance where the CRDA will earn less than it pays out on the \$1.2 million of bond proceeds that it must annually allocate to purchasing obligations of the Authority. I recommend that Assembly Bill No. 1828 Acs (2nd OCR) be amended to insure the CRDA a rate of return that is at least equal to the rate of return that the CRDA must pay licensees on CRDA bonds.

In conjunction with the above recommendation, I recommend that the CRDA be designated a priority creditor with respect to obligations that it purchases from the Authority, in the event of a default by the Authority. The CRDA will achieve its priority status only if it perfects its security interest in the manner set forth in Title 12A of the New Jersey Statutes. This amendment will ensure the CRDA will be able to meet its obligations to licensees on CRDA bonds.

Finally, I recommend that the repayment obligation for the Authority on the \$90,000.00 appropriation be adjusted. Section 15 currently requires the Authority to repay the appropriation in five annual installments commencing the second year following the enactment of Assembly Bill No. 1828 Acs (2nd OCR). I am concerned that this obligation is too onerous as the Authority will only be beginning operations and will generate very little income by the second year. I recommend that section 15 be amended to delay the Authority's repayment obligation until the third year following enactment.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1828 Acs (2nd OCR) and recommend that it be amended as follows:

Page 2, Section 2, Lines 8-15: Delete in its entirety.

Page 2, Section 2, Line 16: Delete "e." insert "c.".

Pages 2-3, Section 2, Lines 17-20: Delete "certified by the division pursuant to P. L., c. . . . (C.) (now pending

before the Governor as the Assembly Committee Substitute for Assembly Bill No. 1826 of 1984), and”.

Page 3, Section 2, Line 23: Delete “f.” insert “d.”.

Page 3, Section 2, Line 34: Delete “g.” insert “e.”.

Page 3, Section 2, Line 37: Delete “h.” insert “f.”.

Page 3, Section 2, Lines 41-42: Delete “Division of Development for Small Businesses and Women and Minority Businesses” insert “Commissioner of the Department of Commerce and Economic Development”.

Page 3, Section 2, Line 45: Delete “i.” insert “g.”.

Page 3, Section 2, Line 46: Delete “j.” insert “h.”.

Page 3, Section 3, Line 6: Delete “13” insert “six”.

Page 3, Section 3, Lines 8-11: Delete “Two members shall be appointed by the Governor from three nominees submitted by the Speaker of the General Assembly, and two members shall be appointed from three nominees submitted by the President of the Senate.”.

Page 4, Section 3, Lines 13-14: Delete “Director of the Division of Development for Small Businesses and Women and Minority Businesses” insert “Commissioner of the Department of Commerce and Economic Development”.

Page 4, Section 3, Line 14: After “Treasurer” insert “, or their designees,”.

Page 4, Section 3, Line 16: Delete “two members” insert “one member”.

Page 4, Section 3, Line 18: Delete “three members” insert “one member”.

Page 4, Section 3, Line 19: Delete “minorities” insert “a minority”.

Page 4, Section 3, Line 19: Delete “three members” insert “one member”.

Page 4, Section 3, Line 19: Delete “women” insert “a woman”.

Page 4, Section 3, Line 19: Delete “Two members” insert “One member”.

Page 4, Section 3, Line 20: Delete “residents” insert “a resident”.

Page 4, Section 3, Line 20: Delete “13” insert “six”.

Page 4, Section 3, Line 23: Delete “four” insert “two”.

Page 4, Section 3, Line 23: Delete “five” insert “two”.

Page 4, Section 3, Line 24: Delete “five” insert “three”.

Page 4, Section 3, Line 31: After “The” insert “Governor shall select a chairman and the” delete “a chairman and”.

Page 4, Section 3, Lines 45-46: After “c.” delete lines 45-46 in their entirety insert “A true copy of the minutes of every meeting of the board, certified by the secretary of the board, shall be delivered

by the secretary to the Governor. No action taken at a meeting shall have effect until the 10th day following the delivery of the minutes to the Governor, Saturdays, Sundays and public holidays excepted, unless within that period the Governor has approved the minutes, in which case the action shall become effective upon his approval. If, within the 10-day period, the Governor returns the copy of the minutes with his veto of any action taken by the board or any member thereof at the meeting, that action shall be null and void and of no effect. The Governor may approve all or part of the action taken at such meeting prior to the expiration of the 10-day period."

Page 4, Section 3, Line 47: Before "On" insert "f."

Page 7, Section 5, Line 9: Delete "division" insert "Commissioner of the Department of Commerce and Economic Development".

Page 10, Section 10, After Line 42: Insert new section as follows: "11. On obligations purchased or monies otherwise invested by the Casino Reinvestment Development authority as required by section 33 of P. L. 1984, c. 218 (C. 5:12-181), the authority shall covenant and agree to guarantee the Casino Reinvestment Development Authority at least the rate of return established by subsection d of Section 14 of P. L. 1984, c. 218 (C. 5:12-162). The Casino Reinvestment Development Authority shall have a priority interest with respect to obligations purchased or monies otherwise invested in the authority, so long as the security interest is perfected in the manner set forth within Title 12A of the New Jersey Statutes."

Renumber the sections 11-16 as sections 12-17 accordingly.

Page 11, Section 15, Line 4: Delete "second" insert "third".

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

Document Name:

Assembly No. 1828 CV 84

Requestor's ID:

Janet S

Author's Name:

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Document Comments:

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose or reenactment:

Assembly Nos. 393, 502, 1415, 1447, 1621, 1821, 1824 and 1828.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 393, 502, 1415, 1447, 1621, 1821, 1824 and 1828.

The Clerk read the following messages from the Governor:

Assembly Nos. 810 av, 845 av, 1178 av, 1386 av, 2578 av, 3156 av and 3167 av.

A motion by Mr. Doyle that the Governor's message be spread in full upon the minutes was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 810 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 810 (2nd OCR) without my signature.

This bill would create an Occupational Therapists Licensing Council in the Division of Consumer Affairs in the Department of Law and Public Safety. There has recently been a proliferation of licensing proposals for various professional groups pending in the Legislature. The Legislature is currently considering bills establishing boards for dieticians, nutritionists, respiratory therapists, hypnotechnicians, sellers of travel, air temperature control contractors, social workers and professional counsellors. The number of licensing proposals mandates the creation of a permanent mechanism to review these bills. Whatever the relative merits of the proposal to license occupational therapists, and the abundance of other licensing proposals pending in the Legislature, I cannot in good conscience enact any more legislation creating licensing authorities until a permanent resolution to the question of professional licensure is set in place.

I commend the sponsor for his legislation in that it recognizes the contributions of a profession dating back to World War I. Occupational therapists perform a valuable service to the public and are an integral part of the health care profession. By vetoing this measure, I am not saying that occupational therapists should not be licensed or registered in some manner by the State. This decision would best be left to a review commission including experts in the area of the regulation of professions.

This Administration supports the concept in Assembly Bill No. 2554 and Senate Bill No. 2282, introduced by Assemblyman Doria and Senator Ewing, respectively. These bills create a Professional Occupational Licensing Review Commission. I urge speedy con-

sideration and passage of this legislation as it would allow each licensing proposal to be evaluated by a panel of unbiased experts pursuant to set criteria. The establishment of this panel would be an invaluable aid in considering licensing proposals, such as the one before me today. Until this Commission is established, I feel no further licensing measures should be enacted.

Accordingly, I return Assembly Bill No. 810 (2nd OCR) without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 845 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 845 (OCR) without my signature.

This bill provides a civil remedy for enforcement and recovery of actual and punitive damages to labor unions or their representatives for violations of the New Jersey Strike Breakers Act. Under the terms of the legislation, any plaintiff who prevails in an action shall be entitled to recover reasonable attorney's fees and court costs. The provisions of this act are preempted by disputes coming under the jurisdiction of federal labor law.

The National Labor Relations Act, which supersedes State legislation, applies to all but a few clearly defined classes of employers and employees. The excluded groups include independent contractors and supervisory employees, who would not be affected by this bill, and public sector employees, who are prohibited from striking by the New Jersey Employer/Employee Relations Act. As a result, this legislation could potentially affect only a very small number of employees. For this reason, it is difficult to ascertain the intent of this bill or to see what practical effect it will have.

Furthermore, there is currently an enforcement mechanism for the Strike Breakers Act in N. J. S. 34:13C-5, which provides that any violation of the Act shall be a misdemeanor. Injunctive and equitable relief are also available to unions which have been aggrieved by violations of the Act.

Due to the very narrow application of this bill and the existence of a statutory remedy for violation of the Strike Breakers Act, I believe that no public purpose would be served by enactment.

In addition, this legislation suffers from several technical defects which further obscure its intent. For example, although the

sponsors have indicated that their intent is to provide a civil remedy to workers aggrieved by violations of the Strike Breakers Act, the bill grants a cause of action only to labor organizations and their representatives. The bill also grants labor organizations and their representatives a cause of action for any violation of the Strike Breakers Act without specifying that the union must be directly aggrieved by that violation. Although I suspect that this is not the legislative intent, it is indicative of the overall ambiguity of the bill. Finally, the provision providing for the reimbursement of attorney's fees and costs to prevailing plaintiffs may encourage the filing of nuisance actions in cases where no actual damages can be demonstrated.

Accordingly, I herewith return Assembly Bill No. 845 (OCR) without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 1178 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1178 (OCR) without my signature.

The bill prohibits the State Investment Council from promulgating regulations which prevent the investment of public funds in certificates of deposit of banks that have greater than \$4 million in combined capital stock, surplus and reserve for contingencies and profits. The Council is directed to repeal or amend any regulation which conflicts with the bill.

The Council is a professional investment structure designed to be independent and flexible in investing public funds to maximize the taxpayer rate of return in a prudent and safe manner. The Council was created in 1950, as a reaction to the improper administration of State funds. At that time, the law did not provide for professional management of State investments. At the present, investment objectives and fiduciary standards are set and monitored in a professional manner by the State Investment Council. This legislation encroaches upon the flexible capacity of the Council to exercise its authority in a professional manner and undermines its regulatory power.

As a fiduciary, the Council is required to utilize the prudent investment standard. N. J. S. A. 3A:15-29. This standard requires the "exercise [of] care and judgment under the circumstances than

prevailing which persons of ordinary prudence and reasonable discretion exercise." The Council very recently passed a regulation regarding the capital requirement for the investment in certificates of deposit utilizing the prudent person standard.

This bill conflicts with the regulation the Council has just promulgated and does so in a manner that may or may not be an unreasonable utilization of the prudent person standard. I remain unconvinced as to the prudence of the standard set forth in this legislation and feel we should rely on the professional expertise of the Investment Council to set the standard unless it can be demonstrated that their actions are capricious or unreasonable. No such fact has been clearly demonstrated.

However, I note the proximity in dates of the promulgation of the new regulation by the State Investment Council and the passage of this legislation and urge the legislature to continue with me, its vigilance of our oversight responsibility of the activities of the State Investment Council.

Accordingly, I must file Assembly Bill No. 1178 (OCR) without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 1386

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1386 without my signature.

This bill would permanently appoint Anthony Martello, age 49, to the police department of the Borough of Cliffside Park in Bergen county. This bill was originally introduced when policemen over age 35 were ineligible for appointment. Since that time, Formal Opinion No. 1 of 1984 was issued by the Attorney General on July 11, 1984 striking down the age limits as discriminatory.

Mr. Martello is now eligible for appointment by the Mayor of Cliffside Park without the necessity of legislation since the age limit is no longer a factor and Cliffside Park is not a civil service municipality. While I am certain Mr. Martello would be an excellent candidate for permanent appointment to the police department of Cliffside Park, this legislation is clearly unnecessary.

Accordingly, I herewith return Assembly Bill No. 1386 without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 2578

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2578 without my signature.

This bill would require the State to reimburse municipalities for the loss of property tax revenues resulting from the granting of veterans exemptions.

Under current law, the State reimburses municipalities for the loss of property tax revenues resulting from the granting of senior citizens deductions and veterans deductions. This legislation would add veterans exemptions to the list for which the State must reimburse municipalities.

I am advised that disabled veterans are exempt from paying property tax on their residences. This is an exemption to which disabled veterans are rightfully entitled, considering the extraordinary service they have rendered to the State and country in times of greatest need. My action today in no way dilutes the right of these veterans to continue to receive the property tax exemptions to which they are entitled.

I am also advised that State reimbursement of this loss would amount to at least \$4.1 million annually. This amount is now absorbed by the many municipalities where disabled veterans live.

I believe that a proposal such as this, that will cost the State at least \$4.1 million annually, should be reviewed by the Joint Appropriations Committee of the Legislature, given the fact that the Committee is now meeting. I shall better be able to determine whether this is an expenditure the State can afford to assume when I receive from the Legislature in June, following its review of the actions of the Joint Appropriations Committee, the State budget.

I am not, at this time, in any way prejudicing what course of action I might take at a future date on this matter.

Accordingly, I herewith return Assembly Bill No. 2578 without my approval.

Respectfully,

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

/s/ THOMAS H. KEAN,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 3156

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3156 without my signature.

Assembly Bill No. 3156 would allow a member of the Public Employees' Retirement System (PERS) to continue membership while on leave for union service. The bill does not limit the number of years that a member will be permitted leave for union service, and still retain membership. Under current law, a PERS member who has been granted a leave of absence by his employer must return to work within five years from the date of discontinuance. If he does not do so, his membership in the PERS will be terminated. The effect of Assembly Bill No. 3156 is to create an exception to current law for PERS members who take a leave of absence for union service.

I must return Assembly Bill No. 3156 without my signature for two reasons:

Assembly Bill No. 3156 does not reflect the purpose for which it was introduced. The sponsor introduced Assembly Bill No. 3156 to address the instance where a PERS member who is serving a second three year term of union service will be terminated from the pension system if he completes the second term. In its current form, Assembly Bill No. 3156 extends beyond this circumstance to allow a PERS member an unlimited leave of absence for union service.

I cannot sign Assembly Bill No. 3156 as a matter of policy. Current law requires that other leaves of absence be limited to five years from the date of discontinuance from service if the PERS member wishes to remain a member of the pension system. I am not persuaded that leaves of absence for union service should be treated differently.

Accordingly, I return Assembly Bill No. 3156 without my signature.

Respectfully,

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

/s/ THOMAS H. KEAN,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 15, 1985. }

ASSEMBLY BILL No. 3167

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3167 without my signature.

This bill appropriates \$1 million out of the General Fund for emergency loans and grants to be distributed by the Department of Community Affairs for the repair and replacement of private property damaged by the fire of January 15, 1985.

The industrial area of Hoboken suffered serious business and personal property losses in the January 15th fire. Hoboken's Community Development Agency began working immediately after the fire to document the extent of the damage so that the City could meet the requirements for federal disaster relief. That effort has proven successful, and businesses and individuals who suffered losses in the fire will be eligible for Small Business Administration Disaster Loans.

In addition to the federal funding, New Jersey Economic Development Authority funds are available to provide loans to assist businesses in their rebuilding efforts.

This bill appropriates \$1 million for additional loans and grants to be made available to private businesses and individuals in the interim between the filing for the SBA loans and the disbursement of the federal funds. Specifically, these funds would be used to provide: (1) immediate short-term loans to permit businesses to resume operations while they await processing of SBA loans; and (2) grants to persons who have unrecoverable losses from the fire.

An appropriation of State money to supply emergency loans and grants to private businesses and individuals victimized by a catastrophe would go significantly beyond the type of State assistance that has been supplied in the past under similar circumstances. I have, in the past, signed legislation to assist in the repair of State, county, municipal and nonprofit facilities damaged by a catastrophe. State money was not used, however, to assist private individuals or businesses victimized by the disaster.

I do not believe that it is appropriate for the State to supply this type of private assistance above and beyond the aid already available through State and federal funding.

If this bill were signed, the State would have to be prepared either to supply this type of private assistance in the future, or to defend its decision not to extend loans and grants to the victims of future fires or other catastrophes. Rather than permitting the State to supply to private businesses and individuals emergency loans and grants in all disaster situations, I believe that the wiser course is to

rely on the relief available under the current law and allow Hoboken to rebuild its industrial area using the available private, State, and federal monies.

Accordingly, I herewith return Assembly Bill No. 3167 without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

The Assembly Commerce and Industry Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 72 Acs, 2187 Aca and 2838.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1640, 1879, 2035 Aca, 2124 Aca, 3037, 3414, Senate Nos. 325 and 1764 Aca.

The Assembly Judiciary Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3316 Aca.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2606 Aca, 2812 3075 Aca, Assembly Resolution Nos. 50 and 63.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1989 Aca, 2716 Aca, 3136, Assembly Joint Resolution No. 79 Aca and Senate No. 1790 Aca.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 86, 87, 607 Acs, 623 Aca, 803, 1817 Aca, 2048 Aca, 2085 Aca, 2354, 2541, 2571, 2653, 2748, 2802, 2805 Acs, 2970 Aca, 3070 Aca, 3104, 3147, 3346, Assembly Concurrent Resolution No. 31, Senate Nos. 144, 1540 Aca, 1781, 2396 and 2614.

The Assembly Corrections, Health and Human Services Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3346 and Senate No. 2614.

The Assembly Agriculture and Environment Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3016 Aca, 1412 Aca, 2464 Aca, Senate Nos. 1372 Aca and 1936.

The Assembly Transportation and Communications Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2452 Aca, Senate No. 131 and Senate Committee Substitute for Senate Nos. 2455/2478.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3376, by Mr. Pankok, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires PERS to reactivate the former account of certain veteran members.

Assembly No. 3378 by Messrs. Cuprowski, LaRocca, Ranieri, Charles and Doria, Law, Public Safety and Defense Committee—Requires DMV to issue identification cards to certain non-drivers.

Assembly No. 3379, by Messrs. Zimmer, Brown, Hardwick, Weidel, Haytaian, Kavanaugh, Miller, Martin, Hendrickson, Rocco, Palaia, Ms. Ogden, Messrs. Loveys, Penn, Franks, Ms. Muhler, Messrs. Shusted, Kline, Muziani, Ms. Cooper, Messrs. Shinn, Colburn, Kosco, Doyle, Ms. Ford, Mr. Charles and Ms. Perun, Judiciary Committee—"New Jersey Regulatory Flexibility Act."

Assembly No. 3380, by Messrs. Shinn, Haytaian and Colburn, Agriculture and Environment Committee—Provides that persons who fails to pay fish and game law fines shall not be issued hunting license.

Assembly No. 3383, by Messrs. Felice, Palaia, Haytaian, Schuber, Rooney, Kern and Kosco, Municipal Government Committee—Exempts from municipal cap law expenditures to fund the purchase of library books.

Assembly No. 3384, by Messrs. Zecker and Miller, Energy and Natural Resources Committee—"Passaic River Basin Flood Control Bond Act."

Assembly No. 3385, by Messrs. Zecker and Miller, Energy and Natural Resources Committee.

Assembly No. 3386, by Mr. Zecker, Ms. Cooper and Mr. Miller, Corrections, Health and Human Services Committee—Requires prisoners in State correctional institutions to pay for the cost of their maintenance and clothing.

Assembly No. 3387, by Messrs. Zecker and Miller, Judiciary Committee—Provides for automatic disclosure of certain information regarding juvenile adjudicated delinquent.

Assembly No. 3388, by Messrs. Zecker and Miller, Law, Public Safety and Defense Committee—Permits judges to prohibit certain juveniles from obtaining licenses to operate motor vehicles.

Assembly No. 3389, by Mr. Foy, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Establishes clothing maintenance allowances for certain State employees.

Assembly No. 3390, by Messrs. Palaia and Villane, Higher Education and Regulated Professions Committee—The “Professional Counselor Licensing Act.”

Assembly No. 3391, by Messrs. Pellecchia and Girgenti, County Government and Regional Authorities Committee—Provides that certain counties may make permanent the appointment of a county road supervisor who has been appointed for three terms.

Assembly No. 3393 by Messrs. Cuprowski, Ranieri, LaRocca, Charles and Doria, Corrections, Health and Human Services Committee— Supplemental appropriation of \$211,442 to Department of Human Services to establish a senior companion program for retarded adults.

Assembly No. 3394, by Messrs. Rocco, Shusted, Girgenti, Pellecchia and Doria, Higher Education and Regulated Professions Committee—Authorizes a State college to achieve university status in certain circumstances.

Assembly No. 3395, by Messrs. Rocco, Shusted, Kern, Felice, Rooney, Zecker, Ms. Muhler, Mr. Riley, Ms. Garvin and Mr. Doria, Judiciary Committee—Provides for fingerprinting and photography of all persons, including juveniles 14 or older, arrested for lewdness.

Assembly No. 3399, by Mr. Doyle and Ms. Ford, Revenue, Finance and Appropriations Committee—Changes certain property tax filing requirements for senior citizens and totally disabled persons.

Assembly No. 3400, by Mr. Doyle and Ms. Ford, Education Committee—Allows local boards of education to donate used school buses to certain nonprofit community groups.

Assembly No. 3401, by Mr. Doyle and Ms. Ford, Commerce and Industry Committee—Requires all coin-operated manometers to be labeled with certain accuracy warnings.

Assembly No. 3402, by Ms. Walker and Mr. Flynn, Agriculture and Environment Committee—Directs Drinking Water Quality Institute to study health risks of asbestos fibers in drinking water, appropriates \$20,000.

Assembly No. 3403, by Messrs. Zecker and Miller, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires annual financial disclosure statements by elected officials.

Assembly No. 3405, by Messrs. Zecker and Miller, Aging Committee—Extends the time for senior citizens reduced fares on buses and trains.

Assembly No. 3407, by Ms. Perun, Housing and Urban Policy Committee—Exempts certain nonprofit shelters from the “Rooming and Boarding House Act of 1979.”

Assembly No. 3408, by Ms. Perun, Housing and Urban Policy Committee—Creates centralized information and referral center to disseminate information about shelters for the homeless via a 24-hour toll free hotline.

Assembly No. 3409, by Ms. Perun, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits certain participants in certain State retirement systems to elect not to receive certain non-contributory life insurance.

Assembly No. 3410, by Ms. Perun, Corrections, Health and Human Services Committee—Supplemental appropriation of \$1,000,000 to Department of Human Services to fund mental health services for severely disturbed children and adolescents and to provide new community mental health programs.

Assembly No. 3411, by Ms. Perun, Corrections, Health and Human Services Committee—Supplemental appropriation of \$1,000,000 to Department of Health to fund services for alcoholics and drug abusers.

Assembly No. 3412, by Ms. Garvin and Mr. Naples, Education Committee—Requires that additional categorical aid shall be paid to school districts for pupils enrolled in multiple categorical programs.

Assembly No. 3413, by Ms. Ford. Messrs. Doyle, Foy, Ms. Kalik and Mr. Bocchini, Judiciary Committee—Tolls the statute of limitations for the prosecution of certain criminal offenses until after the victim attains the age of majority.

Assembly No. 3419, by Messrs. Charles, Doria and Cuprowski, Revenue, Finance and Appropriations Committee—Makes contributions of public employees to deferred compensation plans deductible from income under the N. J. income tax.

Assembly No. 3420, by Messrs. Miller, Zecker and Bennett, Judiciary Committee—The "Uniform Trade Secrets Act," authorizes injunctive relief for actual or threatened misappropriation of a trade secret.

Assembly No. 3421, by Messrs. Miller and Rocco, Commerce and Industry Committee—Requires public eating places to disclose the use of sulfiting agents in food preparation.

Assembly No. 3422, by Messrs. Miller and Zecker, Agriculture and Environment Committee—Supplemental appropriation of \$40,000,000 to DEP to cleanup thorium pollution in Wayne, N. J.

Assembly No. 3425, by Mr. Riley, Banking and Insurance Committee—Restricts the right of fiduciary of an express trust to make discretionary allocations.

Assembly No. 3426, by Messrs. Kosco and Schuber, Energy and Natural Resources Committee—Supplemental appropriation of \$500,000 to DEP to protect Hackensack River from silting.

Assembly No. 3430, by Mr. McEnroe, Agriculture and Environment Committee—Exempts certain water systems from "Safe Drinking Water Act" tax.

Assembly No. 3432, by Messrs. Martin and Loveys, Aging Committee—Establishes Adult Protective Services Program, appropriates \$1,000,000.

Assembly No. 3436, by Mr. Doyle, Ms. Ford, Mr. Flynn, Ms. Walker, Messrs. Marsella and Riley, Municipal Government Committee—Makes certain municipalities of 40,000 or more eligible for participation in the State urban aid program.

Assembly No. 3437, by Ms. Ford and Mr. Doyle, Agriculture and Environment Committee—Requires DEP to evaluate and classify the environmental record of certain industries.

Assembly No. 3438, by Ms. Ford and Mr. Doyle, Agriculture and Environment Committee—Requires testing of certain effluents on a monthly basis.

Assembly No. 3447, by Mr. Flynn and Ms. Walker, Commerce and Industry Committee—Permits municipal building inspector to respond to complaints of tenants in hotels and multiple dwellings.

Assembly No. 3448, by Messrs. Bryant, Watson, Brown and Karcher, without reference—Creates Division of Development for Small Businesses and Women and Minority Businesses in the Department of Commerce and Economic Development.

Assembly No. 3449 by Mr. Doyle, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that voter registration forms are supplied with State personal income tax forms.

Assembly No. 3450, by Mr. Herman, Ms. Walker and Mr. Flynn, Agriculture and Environment Committee—The "New Jersey Environmental Infrastructure Trust Act," appropriates \$250,000.

Assembly Joint Resolution No. 94, by Mr. Ranieri, Higher Education and Regulated Professions Committee—Creates a commission to study, evaluate, and make recommendations concerning the regulation and licensing of professions and occupations.

Assembly Concurrent Resolution No. 171, by Messrs. Zecker and Miller, Agriculture and Environment Committee—Memorializes various federal agencies to remove thorium waste from Wayne, N. J.

Assembly Concurrent Resolution No. 172, by Mr. Zecker, Independent Authorities and Commissions Committee—Amends Constitution to authorize Jai Alai meeting in the Hackensack Meadowlands District.

Assembly Concurrent Resolution No. 173, by Messrs. Zecker and Miller, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Establishes a joint rule of the Senate and General Assembly concerning procedure for the consideration of bills and resolutions.

Assembly Concurrent Resolution No. 174, by Ms. Garvin, Corrections, Health and Human Services Committee—Requests Commissioner of Health to study unique characteristics and reimbursement needs of Children's Hospital of N. J.

Assembly Concurrent Resolution No. 175, by Ms. Ogden, Messrs. Rod, Muziani, Palaia and Ms. Cooper, Commerce and Industry Committee—Requests public utilities to enclose pictures and descriptions of missing children in their monthly bills.

Assembly Resolution No. 118, by Ms. Perun, Commerce and Industry Committee—Memorializes Congress to restore funding for the Small Business Administration.

Assembly Resolution No. 119, by Messrs. Palaia and Villane, Law, Public Safety and Defense Committee—Designates October 14, 1985 as Fallen Firefighters Recognition Day.

Assembly Resolution No. 120, by Ms. Cooper, Ms. Kalik, Messrs. Herman, Baer, Mazur, Schwartz and Foy, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Recognizes 4/26/85 as Israel Independence Day.

Assembly Resolution No. 121, by Messrs. Villane, Palaia, Ms. Walker, Ms. Muhler, Messrs. Bennett and Flynn, Energy and Natural Resources Committee—Memorializes Congress to require EPA to enjoin NYC from allowing garbage in NY/NJ shared coastal waters.

Assembly No. 3462, by Messrs. Paterniti and Pelly, Aging Committee—Concerns rentals of single rooms in residential dwellings owned by Senior Citizens.

Assembly No. 3463, by Mr. Paterniti, Aging Committee—Concerns info about State programs and laws of interest to Senior Citizens and approps. \$99,000.

Assembly No. 3464, by Mr. Paterniti, Aging Committee—Est. Elderly and Disabled Housing Assistance Loan Fund and approps. \$60,000,000.

Assembly No. 3465, by Mr. Paterniti, Aging Committee—Est. a "Senior Citizen and Disabled Person Rental Housing Assistance Program" and approps. \$15,000,000.

Assembly No. 3484, by Messrs. Patero and Bocchini, without reference—Amends "Rooming and Boarding House Act of 1979".

Assembly No. 3488, by Messrs. Bocchini, M. Adubato, Deverin, LaRocca and Loveys, without reference—Concerns verification of certain insurance claims.

Assembly No. 3489, by Messrs. Ranieri, Cuprowski, LaRocca, Doria, Vainieri and Charles, without reference—Exempts Hudson county cities of 2nd class to be exempted from Sunday Closing Law on May 15, 1985 for N. J. Marathon.

Assembly No. 3499, by Messrs. M. Adubato, Loveys and Karcher, Banking and Insurance Committee—Concerns personal injury protection coverage on auto insurance.

Assembly No. 3502, by Mr. Paterniti, Aging Committee—Concerns rebates for individual indemnity policies and makes appropriation.

Assembly No. 3503, by Mr. Paterniti, Aging Committee—Concerns rebates for group indemnity policies and makes appropriation.

Assembly No. 3504, by Mr. Paterniti, Aging Committee—Concerns rebates for certain indemnity contracts and makes appropriation.

Assembly No. 3505, by Messrs. Girgenti, Pellecchia, Otlowski, Cuprowski, Kern, Felice and Mazur, Corrections, Health and Human Services Committee—Concerns position of county ombudsman for institutionalized elderly.

Assembly No. 3506, by Messrs. Girgenti, Pellecchia, Otlowski, Cuprowski, Kern, Felice and Mazur, Corrections, Health and Human Services Committee—Concerns assault upon institutionalized Elderly.

Assembly No. 3507, by Messrs. Girgenti, Pellecchia, Otlowski, Cuprowski, Kern, Felice and Mazur, Corrections, Health and Human Services Committee—Concerns failure to report suspected abuse or exploitation of institutionalized elderly.

Assembly No. 3514, by Mr. Watson, without reference—Provides \$100,000 to Martin Luther King Jr. Commemorative Commission.

Assembly No. 3515, by Ms. Garvin, Messrs. Naples, Doria, Rocca and Palaia, Education Committee—Concerns education of disruptive students.

Assembly No. 3516, by Ms. Garvin, Energy and Natural Resources Committee—Concerns Passaic Valley Sewerage District and Commissioners.

Assembly No. 3517, by Mr. Zangari, Ms. Garvin, Messrs. Naples, Doria and Palaia, Education Committee—Provides for additional State school aid.

Assembly No. 3532, by Messrs. Charles, Baer, Doria and Mazur, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Gubernatorial financing.

Assembly No. 3536, by Messrs. Schwartz and Bryant, without reference—Concerns designation of urban enterprise zones.

Assembly No. 3560, by Mr. Rocco, without reference—Approp. \$3,746,000 for Educational Support Services.

Assembly No. 3561, by Messrs. Girgenti, Kern, Villane, Felice Mazur and Kline, Revenue, Finance and Appropriations Committee—Concerns additional fire services for certain municipalities.

Assembly No. 3565, by Mr. Doyle, without reference—Provides for special prosecutor to investigate awarding of State contract to process photo drivers' licenses and approps. \$95,000.

Assembly Concurrent Resolution No. 179, by Messrs. Patero, Foy and Bocchini, without reference—Extends time for commission to study the employment and compensation of Agriculture and Labor in N. J. to August 1, 1985 to issue report.

Assembly Resolution No. 127, by Ms. Garvin, Messrs. Naples, Doria, Rocco and Palaia, without reference—Mem. Congress and President to designate May 8 as Teacher Day, U.S.A.

Assembly Resolution 134, by Mr. Doyle and Ms. Ford, without reference—Mem. Congress to oppose Reagan's SS cost-of-living adjustments.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3448, 3484, 3488, 3489, 3514, 3536, 3560, 3565, Assembly Concurrent Resolution No. 179, Assembly Resolution No. 127 and Assembly Resolution No. 134.

The Clerk read the following message to the Governor:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 4, 165 Acs, 264 Acs, 587 Acs, 2144 Acs, 2243 Acs, 319, 320, 601, 661, 784, 1032, 1106, 1113, 1580, 1825, 1846, 1997, 2031, 2267, 2295, 2430, 2854, 3005, 3114, 3117, 3123, 3228, 3299, 3314, 3373 and Assembly Joint Resolution No. 65.

The following memorandum was read:

Speaker Karcher has made the following committee and commission appointments:

Judiciary Committee

Assemblyman William Flynn to replace Assemblywoman Angela Perun as Vice-Chairman.

Legislative Services Commission

Assemblyman Chuck Hardwick to replace former Assemblyman Dean Gallo.

The following memorandum was read:

Speaker Karcher has made the following committee appointments:

Agriculture and Environment Committee

Assemblyman Robert C. Shinn to replace Assemblyman C. William Haines.

The following memorandum was read:

The following commission appointments have been made:

Commission to Study State and Local Fiscal Policy Including State and Local Spending and the Revenue to Support It.

Walter Wechsler, Rossmore, Jamesburg

Joseph P. Galuzzi, Irvington

Ann C. Mega, Cedar Grove

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

*Commission on Alcoholic Beverage Liability to Study the Duties,
Responsibilities and Liabilities of Private Hosts and Alcoholic*

Beverage Licensees

Assemblyman Newton Miller

Richard J. Levinson

Lawrence Torowsky

The following memorandum was read:

The following commission appointments have been made:

Motor Vehicle Inspection System Study Commission

Salvatore Calabro

Samuel Plumeri, Jr.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

February 27, 1985 ADMINISTRATIVE OFFICE OF THE COURTS (Annual Report Prevention of Domestic Violence Act)

February 27, 1985 DIVISION OF TAXATION (Annual Report, Fiscal Year 1984)

March 11, 1985 DIVISION OF THE DEAF (Annual Report, Fiscal Year 1984)

March 11, 1985 DEPARTMENT OF TRANSPORTATION (Revised N. J. Transportation Plan, 1984)

March 13, 1985 N. J. WATER SUPPLY AUTHORITY (Annual Report, 1984)

March 14, 1985 DEPARTMENT OF EDUCATION (1st Draft; State Plan for Vocational Education)

March 15, 1985 STATE OF N. J. CASINO COMMISSION (Division of Affirmative Action & Planning, 4th Quarter Report: Affirmative Action Compliance in the Casino Hotel Industry)

March 18, 1985 PORT AUTHORITY OF N. Y. & N. J. (Board Minutes, February 14, 1985; Bathgate Industrial Park Construction)

March 27, 1985 N. J. HEALTH CARE FACILITIES FINANCING AUTHORITY (Financial Statements, 1983 and 1984)

March 27, 1985 DIVISION OF BUDGET & ACCOUNTING (State of New Jersey, Interim Financial Report: Six months ending December 31, 1984)

March 29, 1985 NEW JERSEY HIGHWAY AUTHORITY (Annual Report, 1984)

March 29, 1985 N. J. HOUSING & MORTGAGE FINANCE AGENCY (Preliminary Annual Report, November 11, 1983-June 30, 1984)

March 29, 1985 N. J. ECONOMIC DEVELOPMENT AUTHORITY (1984 Annual Report)

On motion of Mr. Doyle, Assembly No. 3291 was transferred from the Assembly Energy and Natural Resources Committee to the Assembly Municipal Government Committee.

The following memorandum was read:

April 15, 1985

Clerk of the Assembly

Dear Mr. Miller:

Pursuant to Assembly Rule 10:14, I am hereby submitting notice to the General Assembly of the introduction of a resolution to relieve the Assembly Municipal Government Committee of Assembly Concurrent Resolution No. 145.

In light of the apparent confusion over this bill, please advise me if this notice is in any way insufficient or incorrect.

Arthur R. Albohn

On motion of Mr. Rooney, the following resolution passed by voice vote.

WHEREAS, Former Assemblyman John W. Markert resigned his seat in the General Assembly on February 4, 1985, and

WHEREAS, Former Assemblyman Dean A. Gallo was elected to and is now serving in the United States House of Representatives, now, therefore,

Resolved, That Assemblyman Rooney be admitted as the prime sponsor of Assembly Bill No. 1431 which was sponsored by former Assemblymen Markert and Gallo, and Assembly Bill No. 2311 which was sponsored by Assemblyman Markert.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 2743, Messrs. Cuprowski, Riley, Hardwick, Franks, Rooney, S. Adubato, Doyle, Thompson, Bennett, Kern, Schwartz, Watson and Gorman.

Assembly No. 2793, Mr. Bocchini.

Assembly No. 3073, Mr. Riley.

Assembly No. 2606, Messrs. Pelly and Zimmer.

Assembly No. 334, Mr. Flynn.

Assembly No. 93, Mr. Rooney.

Assembly No. 2902, Mr. Naples.

Assembly No. 3244, Mr. Rocco.

Assembly No. 2589, Mr. Zangari.

Assembly No. 2829, Mr. Zangari.

Assembly No. 3104, Mr. Gorman.

Assembly No. 1807, Mr. Pellecchia.

Assembly No. 3194, Mr. Mazur.

Assembly No. 3382, Mr. Villane.

Assembly Nos. 2644 through 2650, Mr. Muziani.

Assembly No. 2743, Messrs. Fortunato and Patero.

Assembly No. 3342, Mr. Doria.

Assembly No. 3323, Ms. Cooper.

Assembly No. 2963, Mr. Haytaian.

Assembly No. 1509, Mr. Ranieri.

Assembly No. 2829, Mr. Pankok.

Assembly No. 2707, Mr. Rød.

Assembly No. 3470, Mr. Cuprowski.

Assembly No. 2406, Mr. Girgenti.

Assembly Nos. 2947, 2743, 3270 and Assembly Concurrent Resolution No. 176, Mr. Vainieri.

On motion of Mr. Doyle and adopted, Mr. Schuber, Ms. Cooper and Mr. Felice were withdrawn as cosponsors of Assembly No. 3434.

On motion of Mr. Miller and adopted, Assembly No. 958 was withdrawn from the files.

On motion of Mr. Bennett and adopted, Assembly No. 2407 was withdrawn from the files.

On motion of Mr. Hardwick and adopted, Assembly No. 1148 was withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, April 29, at 2:00 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, April 18, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, April 20, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, April 22, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, April 25, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, April 27, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, April 29, 1985.

The General Assembly met at 3:00 P. M.

Prayer was offered by Rabbi Eric Wisnia, Congregation Beth Chaim, East Windsor, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

The Speaker announced:

Notice of and the calender for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Senate No. 2557 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Colburn, Cuprowski, Deverin, Doria, Felice, Flynn, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Naples, Ogden, Otlowski,

Palia, Pankok, Paterniti, Pellecchia, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 502 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1415 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 623 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hard-

wick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 1621 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 1817 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

49 Yeas 16 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Long, Marsella, Mazur, McEnroe, Muhler, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Riley, Rocco, Rod, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Zangari—49.

In the negative were—

Albohn, Colburn, Cooper, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kosco, Loveys, Martin, Miller, Randall, Rooney, Villane, Zecker—16.

Assembly No. 1821 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 1901 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

73 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 1013 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney,

Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Mr. Bryant asked for the record on Assembly No. 3448, which was furnished by the Clerk.

Mr. Bryant moved that Assembly No. 3448 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bryant moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Bryant asked for the record on Assembly No. 3323, which was furnished by the Clerk.

Mr. Bryant moved that Assembly No. 3323 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bryant moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Bocchini asked for the record on Assembly No. 3202, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3202 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Frelinghuysen, pursuant to Rule 15:20, Senate No. 1989 was substituted for Assembly No. 2298 with which it is identical, and Mr. Frelinghuysen was added as co-sponsor of Senate No. 1989. Which motion passed by voice vote.

Senate No. 1989 was given third reading.

Mr. Frelinghuysen moved the bill which passed by the following vote:

71 Yeas 1 Nay

In the affirmative were—

S. Aduato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Deverin, Doria, Doyle,

Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Pater-niti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative was—Riley—1.

Mr. Kosco asked for the record on Assembly No. 2485, which was furnished by the Clerk.

Mr. Kosco moved that Assembly No. 2485 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Kosco moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Kosco asked for the record on Assembly No. 2487, which was furnished by the Clerk.

Mr. Kosco moved that Assembly No. 2487 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Kosco moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Kosco asked for the record on Assembly No. 2490, which was furnished by the Clerk.

Mr. Kosco moved that Assembly No. 2490 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Kosco moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3473 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

68 Yeas

6 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellechia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative were—

Albohn, Franks, Frelinghuysen, Kern, Muhler, Rooney—6.

Assembly No. 2541 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

67 Yeas 6 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellechia, Pelly, Penn, Perun, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—67.

In the negative were—

Albohn, Miller, Randall, Rooney, Shinn, Zecker—6.

Assembly No. 3484 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellechia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz,

Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zimmer—72.

In the negative was—Zecker—1.

Assembly No. 3488 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 2716 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

62 Yeas 8 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative were—

Albohn, Colburn, Cooper, Frelinghuysen, Kern, Kline, Miller, Shinn—8.

Assembly No. 2048 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur,

McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—74.

In the negative—None.

Mr. Flynn asked for the record on Assembly No. 2756, which was furnished by the Clerk.

Mr. Flynn moved that Assembly No. 2756 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Flynn moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 2970 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

69 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative were—

Albohn, Colburn—2.

Assembly No. 3013 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

73 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski,

Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73

In the negative was—Albohn—1.

Assembly No. 3037 was given third reading.

Mr. Penn moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative were—None.

Assembly No. 3316 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative were—None.

The following bill was read for the first time by its title and given no reference:

Assembly Resolution No. 135 by Assemblyman Mazur.

On motion of Mr. Mazur, Assembly Resolution No. 135 passed by voice vote.

Assembly No. 3489 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

45 Yeas 17 Nays

In the affirmative were—

S. Adubato, Bocchini, Brown, Bryant, Charles, Colburn, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), Kline, LaRocca, Long, Loveys, Marsella, Martin, McEnroe, Miller, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Riley, Rocco, Rod, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Zangari, Zecker—45.

In the negative were—

Albohn, Cooper, Felice, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kern, Kosco, Muhler, Ogden, Palaia, Rooney, Schuber, Shinn, Villane, Zimmer—17.

Senate No. 76 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

64 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative were—

Albohn, Colburn, Kern, Shinn—4.

Assembly No. 2875 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

51 Yeas 16 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), Kern, Kosco, LaRocca, Long, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Riley, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—51.

In the negative were—

Albohn, Colburn, Franks, Genova, Hardwick, Kline, Miller, Muhler, Ogden, Penn, Randall, Rocco, Rooney, Shinn, Shusted, Zecker—16.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 803, by Mr. Pellecchia—Increase pension to widow PFRS member who dies after retirement.

Senate No. 2555, by Mr. Russo and Assembly No. 2986, by Mr. Doyle—Transfer of certain inmates from county to state prisons.

Assembly Joint Resolution No. 79, by Mr. Schuber—DOT advertise missing persons.

Assembly No. 3582, by Mr. Marsella—Purchase of police vehicles not deducted from cap base.

Assembly No. 3323, by Mr. Bryant—AT&T.

Assembly No. 3606, by Mr. Herman—Reinspection stations—Equipment.

Assembly No. 3205, by Mr. Kosco—Ital. war veterans, \$20,000.00.

Assembly No. 803 was given third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

65 Yeas

1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Pater-niti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker—65.

In the negative was—Albohn—1.

Assembly Joint Resolution No. 82 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

67 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Freling-huysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker),

Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

On motion of Mr. Doyle, pursuant to Rule 15:20, Senate No. 2555 was substituted for Assembly No. 2986 with which it is identical, and Mr. Doyle was added as cosponsor of Senate No. 2555. Which motion passed by voice vote.

Senate No. 2555 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—62.

In the negative—None.

The following bill was read for the first time by its title and was given no reference:

Assembly No. 3582, by Mr. Marsella, without reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

Assembly No. 3582.

Mr. Marsella offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3582 is an emergency measure and that it proceed forthwith from second to third reading.

61 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Flynn, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani,

Naples, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—61.

In the negative was—Doyle—1.

Assembly No. 3582 was given third reading by emergency resolution.

Mr. Marsella moved the bill which passed by the following vote:

54 Yeas

5 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Felice, Flynn, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rod, Schuber, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zimmer—54.

In the negative were—

Albohn, Doyle, Miller, Rooney, Zecker—5.

Assembly No. 3514 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

58 Yeas

0 Nays

In the affirmative were—

Baer, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Doria, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—58.

In the negative—None.

Mr. Hendrickson moved that Assembly No. 3136 be recommitted to the Assembly Transportation Committee for further consideration.

Which motion passed.

X Voice Vote

Mr. Gorman moved that Assembly No. 3069 be recalled from the Senate.

Which motion passed by the following vote:

55 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doyle, Felice, Flynn, Ford, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—55.

In the negative—None.

Mr. Doyle moved that a roll call be taken at 8 p.m. The Clerk upon calling the roll the following members appeared and answered to their names:

The Clerk declared a quorum present.

Albohn, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doyle, Felice, Flynn, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—53.

Assembly Joint Resolution No. 79 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

54 Yeas

0 Nays

In the affirmative were—

Albohn, Baer, Brown, Bryant, Charles, Colburn, Cooper, Doyle, Felice, Flynn, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—54.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated :

Assembly No. 3453, by Mr. Loveys, Judiciary Committee—Provides legal aid to county sheriffs and members of county correction departments under certain circumstances.

Assembly No. 3454, by Messrs. LaRocca and Felice, Labor Committee—Allows certain minors under age 16 to be employed as professional models upon obtaining a permit.

Assembly No. 3455, by Messrs. Pelly and Paterniti, Law, Public Safety and Defense Committee—Prohibits the sale and purchase of certain law enforcement agency badges.

Assembly No. 3456, by Messrs. Loveys, Hendrickson, Rocco, Palaia, Colburn, Shinn, Martin, Haytaian, Miller, Ms. Cooper, Messrs. Albohn, Schuber, Ms. Perun and Ms. Garvin, Law, Public Safety and Defense Committee—Prohibits the possession of stun guns by any person, other than a law enforcement officer, as a crime of the third degree.

Assembly No. 3457, by Messrs. Loveys, Penn and Kline, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits the State and local contracting units to require deposits from bidders.

Assembly No. 3458, by Messrs. Haytaian, Littell and Zimmer, Agriculture and Environment Committee—Supplemental appropriation of \$150,000.00 to DEP for the restoration of Shippen Manor in Oxford Township.

Assembly No. 3459, by Messrs. Felice, Haytaian and Cuprowski, Corrections, Health and Human Services Committee—Permanently designates April as "Child Abuse Awareness Month."

Assembly No. 3460, by Mr. Bennett, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Allows TPAF members to purchase portion of prior in-State service.

Assembly No. 3461, by Mr. Paterniti, Aging Committee—Allows certain members of TPAF to be continued in service on an annual basis after reaching 70 years of age.

Assembly No. 3466, by Mr. Paterniti, Commerce and Industry Committee—Requires DCA to conduct a study of residential rent levels in New Jersey, appropriates \$50,000.00.

Assembly No. 3467, by Mr. Paterniti, Ms. Walker and Mr. Flynn, Judiciary Committee—Provides mandatory minimum prison term for person convicted of assaulting a person age 65 or older.

Assembly No. 3468, by Mr. Paterniti, Judiciary Committee—Requires arrests under the "Prevention of Domestic Violence Act" under certain circumstances.

Assembly No. 3469, by Messrs. Kern and Felice, Corrections, Health and Human Services Committee—Establishes local area health planning councils.

Assembly No. 3470, by Messrs. Kern, Schuber, Felice and Rooney, Corrections, Health and Human Services Committee—Strengthens the regulatory and enforcement powers of the Dept. of Health pertaining to health care facilities.

Assembly No. 3471, by Mr. Pelly, Judiciary Committee—Adds the President of the N. J. Prosecutors Association to the membership of the Criminal Disposition Commission.

Assembly No. 3472, by Messrs. Cuprowski, Vainieri, Otlowski, Felice, Haytaian, Doria, Girgenti, Pellecechia, Ranieri and Charles, Corrections, Health and Human Services Committee—Permits the Division of Medical Assistance and Health Services to withhold payment under the Medicaid program to providers who violate the Medicaid law.

Assembly No. 3474, by Messrs. Haytaian, Otlowski, Felice, Loveys, Littell and Cuprowski, Corrections, Health and Human Services Committee—Establishes a Health Care Facilities Improvement Fund, appropriates \$75,000.00.

Assembly No. 3475, by Messrs. Pankok and Herman, without reference, Supplemental appropriation of \$50,000.00 in State aid to the Borough of Glassboro for the purchase of special fire equipment.

Assembly No. 3476, by Messrs. Zangari, Flynn, Patero, Pankok, LaRocca, Cuprowski, Vainieri and Bocchini, Judiciary Committee,—Eliminates eligibility for parole for certain parolees returned to custody.

Assembly No. 3477, by Messrs. Marsella, Zimmer and Pankok, Law, Public Safety and Defense Committee—Prohibits the knowing or reckless operation of a motor vehicle on the lands of another without written permission.

Assembly No. 3478, by Mr. Karcher, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Allows certain public employees to have payroll deductions made directly to certain credit unions.

Assembly No. 3479, by Messrs. Colburn, Shinn, Felice, Chinnici, Albohn and Palaia, Aging Committee—Permits certain senior citizens and disabled persons to apply for a property tax deduction.

Assembly No. 3480, by Messrs. Otlowski and Karcher, Revenue, Finance and Appropriations Committee—Establishes the "Municipal Water Supply and Wastewater Treatment System Cleanup and Restoration Fund," appropriates \$10,000,000.00.

Assembly No. 3481, by Messrs. Otlowski and Karcher, Agriculture and Environment Committee—Exempts senior citizens from certain hunting and bow and arrow license fees.

Assembly No. 3482, by Mr. Otlowski, Corrections, Health and Human Services Committee—Requires a deputy Attorney General to oversee nursing and boarding home enforcement efforts.

Assembly No. 3483, by Mr. Karcher, Agriculture and Environment Committee—Prohibits the retail sale of goods packaged in certain plastic containers.

Assembly No. 3485, by Messrs. Felice, Hardwick, Haytaian, Cuprowski, Schuber, Palaia and Girgenti, Judiciary Committee—

Authorizes the Office of the Ombudsman for the Institutionalized Elderly to use undercover agents, appropriates \$100,000.00.

Assembly No. 3486, by Mr. Schwartz, Commerce and Industry Committee—Establishes the right of certain shareholders to examine the minutes, books, and records of a corporation.

Assembly No. 3487, by Messrs. Schwartz, Cuprowski and Paterno, Independent Authorities and Commissions Committee—Requires that the baseball stadium developed by the N. J. Sports and Exposition Authority be named in honor of N. J.'s veterans.

Assembly No. 3490, by Messrs. Kern, Rocco, Schuber and Felice, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires statements of elections to include the whole number of absentee ballots cast by certain voters.

Assembly No. 3491, by Ms. Walker and Mr. Flynn, Transportation and Communications Committee—Requests DOT to both erect a barrier curb and widen a portion of Route 35.

Assembly No. 3492, by Messrs. Felice, Otlowski, Hardwick, Haytaian, Cuprowski, Schuber, Palaia and Girgenti, Corrections, Health and Human Services Committee—Prohibits a licensed nursing home administrator from operating more than one nursing home at the same time.

Assembly No. 3493, by Messrs. Felice, Otlowski, Hardwick, Haytaian, Cuprowski, Schuber, Palaia and Girgenti, Corrections, Health and Human Services Committee—Requires the Commissioner of Health to compile and disseminate to the public evaluative profiles of nursing homes.

Assembly No. 3494, by Messrs. Felice, Otlowski, Hardwick, Haytaian, Cuprowski, Schuber, Palaia and Girgenti, Corrections, Health and Human Services Committee—Provides statutory authority for certain nursing home staffing level requirements.

Assembly No. 3495, by Mr. Zimmer, Transportation and Communications Committee—Imposes requirements on municipalities that unlawfully place certain traffic signs and subsequently charge for their violation.

Assembly No. 3496, by Messrs. Palaia and Villane, County Government and Regional Authorities Committee—Permits counties owning or operating solid waste disposal facilities to charge interest on the accounts of solid waste collectors in arrearage.

Assembly No. 3497, by Ms. Garvin, Housing and Urban Policy Committee—Establishes the "Home Ownership Trust Fund" in the New Jersey Housing and Mortgage Finance Agency, appropriates \$200,000,000.00.

Assembly No. 3498, by Mr. Hardwick, Law, Public Safety and Defense Committee—Deletes the requirement that a registry number appear on container labels when a controlled dangerous substance is dispensed by a pharmacist.

Assembly No. 3500, by Messrs. Zecker and Miller, Judiciary Committee—Establishes a shoplifting rehabilitation and education program in the Administrative Office of the Courts.

Assembly No. 3501, by Messrs. Zecker and Miller, Judiciary Committee—Requires certain county and municipal law enforcement officers to have completed at least 60 hours of college credits.

Assembly No. 3508, by Messrs. Otlowksi and Felice, Corrections, Health and Human Services Committee—Reduces the time period in which operators of health care facilities must correct violations or repair unsafe conditions and increases penalties for failure to do so.

Assembly No. 3509, by Mr. Naples, Law, Public Safety and Defense Committee—Authorizes DMV to issue special motor vehicle registration plates to a mayor or municipal chief executive.

Assembly No. 3510, by Mr. Naples, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits TPAF members who left student teaching to enter active military service to purchase credit for that time under certain circumstances.

Assembly No. 3511, by Messrs. Penn, Zecker, Kavanaugh, Bennett, Hendrickson, Loveys, Zangari, Kern, Palaia, Schuber, Felice, Villane, Albohn, Ms. Perun, Messrs. Muziani, Patero, Kline, Miller, Rooney, Bocchini, Ms. Randall and Mr. Frelinghuysen, Banking and Insurance Committee—The "Adjusters' Licensing Act," provides for licensing and regulation of insurance adjusters by Department of Insurance, appropriates \$100,000.00.

Assembly No. 3512, by Messrs. Ranieri, LaRocca, Vainieri, Charles, Doria and Cuprowski, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Creates the Division of Hispanic Affairs in DCA.

Assembly No. 3513, by Mr. Rooney, Ms. Randall, Messrs. Zecker, Felice and Schuber, Law, Public Safety and Defense Committee—Directs the Superintendent of State Police to implement a program of instruction on the pharmacological effects of alcohol.

Assembly No. 3518, by Messrs. Charles, Kern and Doria, without reference—Removes requirement of nongovernmental matching funds for additional appropriations to the "New Jersey Commission to Deter Criminal Activity."

Assembly No. 3519, by Messrs. Charles, Doria and Vainieri, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits members of TPAF under service retirement to receive allowance based on last year of creditable service.

Assembly No. 3520, by Messrs. Charles and Doria, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Allows certain members of PERS to purchase credit for temporary service.

Assembly No. 3521, by Mr. Flynn and Ms. Walker, Municipal Government Committee—Allows municipality to defer the collection of up to 50% of the property taxes assessed on the residences of certain senior citizens.

Assembly No. 3522, by Mr. Flynn and Ms. Walker, Municipal Government Committee—Modifies the "Local Budget Law" to accommodate Assembly Bill No. 3521.

Assembly No. 3523, by Mr. Villane, Ms. Ford, Ms. Perun, Ms. Randall, Ms. Cooper, Messrs. Palaia, Rooney, Ms. Walker, Ms. Kalik and Ms. Garvin, Commerce and Industry Committee—Prohibits sale of certain non-biodegradable feminine hygiene devices.

Assembly No. 3524, by Ms. Walker and Mr. Flynn, Municipal Government Committee—Designated the "State Aid for Small Municipalities Act," appropriates \$1,000,000.00.

Assembly No. 3525, by Ms. Walker and Mr. Flynn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Deletes remarriage disqualifications of veterans' widow seeking preference under civil service.

Assembly No. 3526, by Mr. Ranieri, Agriculture and Environment Committee—Proposes to replace the Northeast Low-Level Radioactive Waste Management Compact, appropriates \$95,000.00.

Assembly No. 3527, by Ms. Perun, Ms. Cooper, Messrs. Hendrickson, Genova and Ms. Randall, Corrections, Health and Human Services Committee—Establishes Statewide standards for the care and treatment of pregnant inmates.

Assembly No. 3528, by Mr. Watson, Revenue, Finance and Appropriations Committee—Supplemental Appropriations of \$2,500,000.00 to the State Museum.

Assembly No. 3529, by Mr. Albohn, Municipal Government Committee—Requires advice and consent by legislative body of a mayor's appointment to a regional planning board.

Assembly No. 3530, by Messrs. Mazur, Baer, Felice, Girgenti, Pellecchia, Schuber, Kern, Otlowski, and Haytaian, Corrections, Health and Human Services Committee—Requires that certain State agencies report to certain local officials of complaints concerning patient care in nursing homes.

Assembly No. 3531, by Messrs. Cuprowski, Felice, Haytaian, Kern and Otlowski, Corrections, Health and Human Services Committee—Provides that persons who fail the nursing home administrator exam twice may only take exam one additional time.

Assembly No. 3533, by Mr. Thompson, Judiciary Committee—Authorizes verbal statements by crime victims at court proceedings on sentencing.

Assembly No. 3534, by Ms. Garvin, Law, Public Safety and Defense Committee—Permits the Director of DMV to record on the driver's license the legal name as per the licensee's preference.

Assembly No. 3535, by Messrs. Penn, Patero and Kavanaugh, County Government and Regional Authorities Committee—Exempts owners of certain sanitary landfill facilities from certain landfill taxes and charges.

Assembly No. 3537, by Messrs. S. Adubato and Fortunato, Revenue, Finance and Appropriations Committee—Supp. approp. of \$210,000.00 to Dept. of Higher Ed. of federal funds for Montclair State College.

Assembly No. 3538, by Ms. Ford, Messrs. Doyle and Marsella, Energy and Natural Resources Committee—Establishes a Municipal Residential Water Conservation Retrofit Program Fund in the Dept. of the Treasury, approps. \$1,200,000.00.

Assembly No. 3539, by Mr. Doyle and Ms. Ford, State Government, Civil Service, Elections, Pensions and Veterans Affairs—Clarifies that county and municipal utilities authorities are not subject to civil service rules and regulations.

Assembly No. 3540, by Mr. Doyle and Ms. Ford, Commerce and Industry Committee—Requires certain information to be included in the master deed of any condo property and certain information to be provided by a condominium seller to a buyer.

Assembly No. 3541, by Messrs. Rocco, Hendrickson, Schubert, Kern, Ms. Perun, Mr. Palaia, Ms. Ford, Ms. Garvin, Ms. Walker and Mr. Doria, Judiciary Committee—Permanently designates the period of May 25 through June 25 as "Missing Persons' Month" in New Jersey.

Assembly No. 3542, by Ms. Walker and Mr. Flynn, Revenue, Finance and Appropriations Committee—Approp. of \$7,148,943.00 from the "Natural Resources Fund" for grants to municipalities or sewerage authorities for sewerage or wastewater treatment projects.

Assembly No. 3543, by Ms. Kalik, Messrs. Villane, Foy, Pankok, Long, Schwartz, Thompson, Deverin and Cuprowski, Commerce and Industry Committee—Requires pharmacies to post a sign informing customers of availability of non-child-proof packaging for prescriptions.

Assembly No. 3544, by Ms. Kalik, Messrs. Foy, Pankok, Long, Schwartz, Thompson and Cuprowski, Judiciary Committee—Establishes minimum for child or spousal support.

Assembly No. 3545, by Ms. Kalik, Messrs. Pankok, Fortunato and Cuprowski, Education Committee—Permits local school boards to hire professional athletes for coaching positions despite certification requirements.

Assembly No. 3546, by Messrs. Foy, Marsella, Ms. Kalik, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson and

Riley, Judiciary Committee—Establishes a specialized child counseling unit under the Violent Crimes Compensation Board, approps. \$95,000.00.

Assembly No. 3547, by Messrs. Foy, Marsella, Ms. Kalik, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson and Riley, Judiciary Committee—The "Child Victim and Child Witness Testimony Act." provides certain evidentiary measures for child victims and witnesses.

Assembly No. 3548, by Messrs. Foy, Marsella, Ms. Kalik, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson and Riley, Judiciary Committee—Requires prompt disposition of a criminal matter in which a child as a victim or witness.

Assembly No. 3549, by Mr. Foy, Ms. Kalik, Mr. Marsella, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson and Riley, Judiciary Committee—Establishes a \$1,000,000.00 competitive grant program in the Department of Human Services to assist certain organizations which deal with the problem of missing children.

Assembly No. 3550, by Ms. Kalik, Messrs. Foy, Marsella, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson and Riley, Judiciary Committee—Requires all municipal and county police departments to immediately enter reports of missing children with the National Crime Information Center upon proper documentation.

Assembly No. 3551, by Ms. Kalik, Messrs. Foy, Marsella, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson, Riley, Felice and Haytaian, Education Committee—Requires each board of education to establish a program on child abuse for staff members, approps. \$500,000.00.

Assembly No. 3552, by Ms. Kalik, Messrs. Foy, Marsella, Ms. Ford, Messrs. Pankok, Rooney, LaRocca, Cuprowski, Ranieri, Vainieri, Doria, Charles, Watson, Zangari, Schwartz, Thompson and Riley, Judiciary Committee—Creates the Missing Children Clearinghouse in the Missing Persons Unit, approps. \$1,000,000.00.

Assembly No. 3553, by Mr. Miller, Commerce and Industry Committee—Prohibits distributors, refiners, wholesalers or suppliers of motor fuel to open and operate retail dealerships for the sale of motor fuel with company personnel.

Assembly No. 3554, by Messrs. Miller, Zecker and Loveys, Education Committee—Requires that sample ballots be used for every school election.

Assembly No. 3555, by Messrs. Miller and Zecker, Energy and Natural Resources Committee—Approps. \$70,000,000.00 from the "Water Supply Fund" for the construction of the Raritan-Passaic pipeline.

Assembly No. 3556, by Messrs. Miller, Loveys, Martin, Ms. Cooper, Messrs. Zimmer, Bennett, Albohn, Girgenti, Judiciary Committee—Mandates minimum term of imprisonment for commission of certain crimes with a stun gun.

Assembly No. 3557, by Messrs. Miller and Zecker, Energy and Natural Resources Committee—Supp. approp. of \$4,000,000.00 to DEP to purchase properties in the Passaic River Basin in Passaic County.

Assembly No. 3559, by Messrs. Martin and Loveys, Corrections, Health and Human Services Committee—Increases certain penalties under the law establishing the Office of the Ombudsman for the Institutionalized Elderly.

Assembly No. 3562, by Ms. Ford, Ms. Walker and Ms. Kalik, Judiciary Committee—Requires police to arrest without warrant in certain instances of domestic violence.

Assembly No. 3563, by Ms. Ford, Messrs. Doyle, Brown, Herman and Chinnici, Judiciary Committee—Makes interference with custody of either children or committed persons crimes of the third degree.

Assembly Joint Resolution No. 96, by Messrs. Pelly, Long, Herman and Zimmer, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Creates a Conflicts of Interest Study Commission to study issues concerning conflicts of interest, financial disclosure and personal interest on part of elected and appointed officials.

Assembly Joint Resolution No. 97, by Ms. Garvin, Corrections, Health and Human Services Committee—Establishes the Cardiac Rehabilitation Services Study Commission.

Assembly Joint Resolution No. 98, by Ms. Garvin, Corrections, Health and Human Services Committee—Directs the Dept. of Health to study payment of second surgical opinions under HMOs.

Assembly Concurrent Resolution No. 177, by Messrs. Kern, Girgenti, Schuber, Mazur, Felice and Rooney, Corrections, Health and Human Services Committee—Directs the SCI to investigate possible official misconduct concerning the investigation of certain nursing homes.

Assembly Concurrent Resolution No. 178, by Ms. Walker and Mr. Flynn, without reference—Memorializes Congress to extend the revenue sharing program.

Assembly Resolution No. 123, by Messrs. Kern, Girgenti, Schuber, Mazur, Felice and Rooney, Corrections, Health and Human Services Committee—Requests the SCI to investigate possible official misconduct concerning the investigation of certain nursing homes.

Assembly Resolution No. 125, by Mr. Flynn and Ms. Walker, Transportation and Communications Committee—Memorializes the FTC to issue regulations concerning the use by businesses of toll-free telephone consumer service.

Assembly Resolution No. 126, by Ms. Cooper, Messrs. Kline, Muziani, Chinnici and Ms. Kalik, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes the Veterans Administration to establish an outpatient clinic in central or southern N.J.

Assembly Resolution No. 128, by Messrs. Frelinghuysen, Littell, Haytaian, Martin, Colburn, Villane, Miller, Shinn and Ms. Cooper, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to enact HJR105 calling upon the President to seek a full accounting of American MIAs in Southeast Asia.

Assembly Resolution No. 129, by Messrs. Thompson and Fortunato, Independent Authorities and Commissions Committee—Calls upon the State Athletic Control Board to reexamine the effect on the safety of boxers of certain new boxing rules.

Assembly Resolution No. 131, by Mr. Villane, Agriculture and Environment Committee—Requests U.S. EPA to delay hearing at Monmouth College to give State opportunity to study the environmental impact of NJ shoreside hazardous waste storage facility.

Assembly Resolution No. 132, by Messrs. Miller, Zecker and Shinn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to adopt a balanced budget amendment.

Assembly Resolution No. 133, by Messrs. Martin, Frelinghuysen, Albohn and Loveys, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes the U.S. Dept. of State to establish a full-time, full-service passport agency in Morristown.

Assembly No. 3569, by Messrs. Paterniti, Schwartz, Deverin, Zangari, Vainieri, Cuprowski, Rocco, Doria, Patero, Pelly, Otowski, Riley, LaRocca, Pankok, Naples, Mazur, Foy, Long, Ms. Garvin, Messrs. Thompson, McEnroe, Herman, Bocchini, Kline, Flynn, Muziani, Haytaian, Ms. Perun, Messrs. Shusted, Colburn, Weidel, Rod, Kern, Palaia, Ms. Walker, Messrs. Flynn, Watson, Charles, Gorman, Kareher, Bryant, Ms. Kalik, Messrs. Villane, Doyle, Rooney, Loveys and Brown, Energy and Natural Resources Committee—Concerns litter control and the recycling of reusable waste materials.

Assembly No. 3571, by Messrs. Schwartz, Charles and Watson, Housing and Urban Policy Committee—Creates the N.J. Urban Neighborhoods Development Foundation, prescribing the functions, powers and duties thereof, and making an approp.

Assembly No. 3572, by Messrs. Schwartz, Charles, Watson and Ms. Cooper, Housing and Urban Policy Committee—Creation of

debt of the State of N.J. by issuance of bonds of the State in the sum of \$50,000,000.00 for the purpose of restoring, repairing or rehabilitating historic structures.

Assembly No. 3573, by Mr. Schwartz, Housing and Urban Policy Committee—Appropriating monies for the Community Develop. Bond Fund for the purpose of capitalization of the N.J. Local Develop. Financing Fund.

Assembly No. 3604, by Messrs. Doria, Vainieri, Cuprowski, LaRocca, Bocchini and Rocco, Higher Education and Regulated Professions Committee—Regulates landscape irrigation contractors.

Assembly No. 3610, by Messrs. Bocchini, Paterno, Ms. Ford, Messrs. Pelly, LaRocca, Martin and Shinn, without reference—Concerns motor vehicle drivers license.

Assembly No. 3614, by Messrs. Fortunato, Riley, Schuber and Loveys, Independent Authorities and Commissions Committee—Concerns certain reinvestments required of casino licensees and certain penalties to be imposed.

Assembly No. 3615, by Messrs. Deverin, Karcher, Doyle, LaRocca and Loveys, Banking and Insurance Committee—Concerns limitations upon acquisition of bank stocks or assets.

Assembly No. 3617, by Messrs. Girgenti, Zangari, Doyle, Ms. Ford, Messrs. Karcher, Pellicchia, Kern, Schuber, Vainieri, Felice, Kline, Thompson, Villane, Rooney, Rod, Miller, Doria, Charles, Kosco, Rocco, Bocchini, Paterno, Gorman, Shusted, Muziani, Cuprowski, Hollenbeck, Loveys, Penn, Zecker, Martin, Long, Pankok, Naples, Deverin, Otowski, Pelly, McEnroe, Paterno, LaRocca, Franks and Riley, without reference—Concerns additional fire services for certain municipalities.

Assembly Joint Resolution No. 101, by Mr. Haytaian, without reference—Lt. Pagano Building.

Assembly No. 3048, by Mr. Shusted, without reference—Allows transfer of inmates.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3048, 3475, 3518, 3610, 3617, Assembly Joint Resolution No. 101, and Assembly Concurrent Resolution No. 178.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2655, 2709 ACA, 2764, 2878, 3205, ACR No. 113 without recommendation, ACR 141, ACR 169 ACA, Senate Nos. 417 ACA, 1307, 1983, 2124 ACA, 2164 ACA, 2177, 2309, 2617 and 2710 ACA.

The Assembly Committee on Aging reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1130 ACS, 1132 ACS, 1133 ACS, 3462 ACA, 3463 ACA and Senate No. 2060.

The Assembly Energy and Natural Resources Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1661 ACA, 2694, 2891 ACA, AR 122 and Senate No. 1716.

The Assembly Education Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 721, 2921, 3121/3131 ASC, 3149 and AJR 88 ACA.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 65 ACA, 2073, 2178, 2948 and 3188.

The Assembly Revenue, Finance and Appropriations Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 1309.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3354.

The Assembly Energy and Natural Resources Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2003 ACS and 3082 ACA.

The Assembly Education Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2453/2888 ACS, 3412 ACA and 3517.

The Assembly Law, Public Safety and Defense Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 1168, 3272 ACA and AJR 38 ACA.

The Clerk read the following messages from the Governor:

Assembly Nos. 784 av, 1580 av, 1997 av, 2340 av and 3114 av.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 784

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 784 without my signature.

This bill would conform the "New Jersey Health Care Facilities Financing Authority Law," to the "New Jersey Prevailing Wage

Act." The bill guarantees that workmen or contractors employed by a hospital which has financed a construction or renovation project through the New Jersey Health Care Facilities Financing Authority would receive not less than the prevailing wage rate for their craft, trade or classification as determined by the Commissioner of Labor as if the construction or rehabilitation were "public work" as defined in the "New Jersey Prevailing Wage Act." This proposal is counterproductive to efforts we have made in New Jersey to contain the increasing cost of health care and, accordingly, it is unacceptable to me.

Maintaining an affordable health care system in New Jersey is an essential element in ensuring access to adequate health care for all residents of the State. In recognition of this, New Jersey has established a significant innovation for controlling spiraling health care costs. Under our Diagnosis-Related Groups (DRGs) system, public and private insurers pay set rates for different categories of illness. Under this system, which gives hospitals a strong incentive to deliver efficient and cost-effective health care, an individual hospital's rates reflect the particular capital and operating costs of that institution. A direct increase in a hospital's capital construction costs as a result of increased labor costs will certainly have the effect of increasing the medical bills which the public must pay under the DRG system.

Accordingly, I herewith return Assembly Bill No. 784 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 1580 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1580 (OCR) without my signature.

This bill would permit local governing bodies to issue bonds to pay for the cost of repair, overhaul or reconditioning of heavy construction equipment and trucks as long as the cost shall be at least \$5,000 and the repair may reasonably be expected to extend for at least five years the property's period of usefulness.

Repair of construction equipment and trucks is logically a current, operating expense. To permit bonding for these purposes is at odds with public policy considerations that mandate that bonding be for capital purposes.

Accordingly, I herewith return Assembly Bill No. 1580 (OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 1997

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, herewith return Assembly Bill No. 1997 without my signature.

This bill, designated the "Higher Education Asbestos Removal Assistance Act," would create a new program to provide State aid for the purpose of replacing or encapsulating hazardous asbestos materials in buildings or institutions of higher education. An appropriation of \$5 million is included in the bill to effectuate the purposes of the act.

I believe that a program such as this, that has an appropriation of \$5 million attached to it could eventually cost the State as much as \$40 million and should be reviewed by the Joint Appropriations Committee of the Legislature, during its present deliberations of the FY '86 Budget. Following the Joint Appropriations Committee review and release of the State Budget, I shall better be able to determine to what extent the State can afford to assume this program.

I am not, at this time, in any way prejudicing what course of action I might take at a future date on this matter nor diminishing what I clearly recognize as problems which must be addressed.

Accordingly, I herewith return Assembly Bill No. 1997 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,
Governor,

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 2430 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2430 (3rd OCR) without my signature.

Assembly Bill No. 2430 (3rd OCR) liberalizes the veterans privilege provision within the law pertaining to the Public Employees' Retirement System (PERS). The bill provides that a veteran PERS member who is age 55 with at least 25 years of continuous or aggregate service or a veteran PERS member who is age 60 with at least 20 years of continuous or aggregate service may retire and then receive a retirement allowance of 50% of the compensation received during the member's final year of employment. Current law limits the veterans retirement option to members who are age 60 with at least 20 years of continuous service or members who are age 62 with at least 20 years of aggregate service. The effect of Assembly Bill No. 2430 (3rd OCR) is to allow a veteran PERS member to retire five to seven years earlier.

Assembly Bill No. 2430 (3rd OCR) will have a substantial fiscal impact upon State and local employers. The Division of Pensions has advised that the aggregate fiscal impact of Assembly Bill No. 2430 (3rd OCR) for fiscal year 1985 will be approximately \$7,500,000.00. The cost to the State will be \$2,984,000.00. The cost to local entities will be \$4,503,000.00. The Division also advises that the aggregate fiscal impact of Assembly Bill No. 2430 (3rd OCR) for fiscal year 1986 will be approximately \$8,000,000.00. The cost to the State will be \$3,500,000.00. The cost to local entities will be \$4,962,000.00.

Assembly Bill No. 2430 (3rd OCR) makes a costly amendment to the law pertaining to the PERS. It would be premature to act on such a bill before I receive the report of the State and Local Expenditure and Revenue Policy Commission. The Commission was created pursuant to Senate Bill No. 1228. It is charged with studying the structure of State and local expenditures. Any affirmative action on Assembly Bill No. 2430 (3rd OCR) would interfere with the work of the Commission.

Accordingly, I return Assembly Bill No. 2430 (3rd OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 3114(OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3114 (OCR) without my signature.

This legislation provides that, for school years 1985-86 and 1986-87, certain school districts shall receive no less than 90% of the amount of State aid which they received in the prior fiscal year. The 10% maximum reduction applies to all types of State aid, including aid to special services school districts, aid for joint transportation, aid for transportation of handicapped pupils, aid for atypical pupils, and transportation aid. Non-operating school districts are excluded from the provisions of this bill.

This bill is indicative of the inadequacy of the school aid formula, which is based upon the premise that school districts should finance local education costs based upon their ability to pay. The formula is an interplay between two factors: student population and local property wealth. In general, if a municipality experiences a period of rising local property values and/or declining enrollments, the local school district would receive reduced State aid under the equalization formula. The intent of this bill is to restrict such losses to no less than 90% of the amount of State aid received in the previous fiscal year, a premise which contradicts the basis of the equalization and formula.

I have frequently expressed my dissatisfaction with the school funding formula and have repeatedly asked the Legislature to replace this system with a more realistic and reliable one. I am shocked that the Legislature's response to my requests for comprehensive reform has come in the form of this proposal for the benefit of a select few districts.

In sum, this legislation is objectionable on policy, legal, and technical grounds. From a policy approach, there is a severe problem in affording relief to a few districts which are, at least according to the State aid formula, capable of raising sufficient revenues for local educational purposes. By funding these few districts in an amount which exceeds their statutory entitlement, all other districts would be comparatively disadvantaged.

A more serious problem involves the disequalizing effect of this bill, which is very likely violative of the New Jersey Supreme Court's landmark ruling in *Robinson v. Cahill*, 69 N. J. 133 (1975). As previously indicated, this bill is applicable to State education aid

for fiscal years 1986 and 1987. If the Legislature does not accept my recommendation to fully fund the State aid formula for fiscal year 1986, this bill would result in a certain few districts receiving additional revenue while the amount of State aid to all other districts would be reduced proportionately. Even if the school aid formula is fully funded for fiscal year 1986, there is no guarantee that revenues will permit full funding for fiscal year 1987; if full funding is not possible for fiscal year 1987, there is again the distinct possibility that State aid would have to be reduced proportionately to accommodate additional funding to a handful of districts.

In addition, this bill is deficient from a technical standpoint. Due to the operation of the State aid formula, this bill could create a windfall in transportation aid for certain districts. State transportation aid is based on 90% of approved actual transportation costs for the second year prior to the budget year. It is not unusual for transportation aid to fluctuate wildly from year to year due to large capital purchases in some years. By restricting the decrease in transportation aid to 90% of the amount of aid received in the prior year, it is likely that districts which made large capital purchases for buses during fiscal years 1984 and 1985 would receive State transportation aid in excess of their actual current costs. Furthermore, there is no guarantee that this bill will accomplish its goal of limiting the loss of State aid to 90% of the amount received in the previous year, as this would be dependent upon full funding of the formula for Fiscal Years 1986 and 1987. If the Legislature fails to fully fund the State aid formula for these years, State aid will be reduced proportionately and some districts could receive a loss in aid which is greater than 10%.

This Legislation is an embodiment of some of the inherent flaws in the State aid formula and represents a problem which is more pervasive than the scope of the bill. By passing this bill, the Legislature has acknowledged that the school aid formula is deficient in some respects. I sincerely hope that the Legislature seeks to address its concerns regarding the formula in a comprehensive manner rather than through the piecemeal approach advocated by this bill. Fortunately, such a vehicle exists in the State and Local Expenditure and Revenue Policy Commission.

In closing, I would again like to emphasize that I have been an outspoken critic of the current State education formula and am disturbed that a Legislature which has ignored my requests to confront this issue in a comprehensive way has instead taken a narrow approach which addresses only one of the inequities caused by this formula. I once again strongly urge the Legislature to work closely with the State and Local Expenditure and Revenue Policy Commission and to approve a reasonable and comprehensive method of providing State education funding in the near future.

Accordingly, I herewith return Assembly Bill No. 3114 (OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

The Clerk read the following messages from the Governor:

Assembly Nos. 2854 cv, 1106 cv, 3095 cv, 3117 cv and 3373 cv.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 2854 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 2854 (OCR) with my objections, for reconsideration.

The purpose of this bill is to appropriate \$90,000 to the Senate and Assembly Judiciary Committees to meet the expenses of their study of the effect of the enactment of Title 2C of the Revised Statutes, the "New Jersey Code of Criminal Justice," on the New Jersey Criminal Justice System.

In 1986 the New Jersey Criminal Law Revision Commission was established to study and review the statutory criminal laws in New Jersey and to prepare a revision of those laws for enactment by the Legislature. It was the purpose of that revision to modernize the criminal law of this State so as to embody principles representing the best in modern statutory law, to eliminate inconsistencies, ambiguities, outmoded and conflicting, overlapping and redundant provisions and to revise and codify the law in a logical, clear and concise manner.

In 1971, sparked by the issuance of the Report of the Criminal Law Revision Commission, the Legislature undertook the task of updating and modernizing New Jersey's criminal statutes. This revision process, encouraged and supported by the administrations of former Governors Hughes, Cahill and Byrne, culminated in 1978 with the enactment of Title 2C, the New Jersey Code of Criminal Justice.

Title 2C became effective in September 1979. Since it is approximately five years since Title 2C became effective, it is appropriate to conduct a review of the provisions of Title 2C and its possible effect on the declining crime rate, prison population, sentencing

patterns and other issues related to New Jersey's criminal justice system. Assembly Bill No. 2854 (OCR) proposes to do this by providing an appropriation to the Judiciary Committees of both Houses of the Legislature to conduct such a review.

The original New Jersey Criminal Law Review Commission was a non-partisan commission composed of experts in the field of criminal law as well as some members of the Legislature. The original New Jersey Criminal Law Revision Commission established pursuant to P. L. 1968, c. 281 was composed of nine members. The actual members appointed reflect the non-partisan nature of the commission. The commission was composed of: Robert E. Knowlton, Chairman, Professor of Law, Rutgers Law School, Newark; T. Girard Wharton, Vice-Chairman, Former President, New Jersey State Bar Association, Former County Prosecutor of Somerset County, Partner, Wharton, Stewart and David, Somerville; William K. Dickey, Assemblyman, Camden County; Dominick J. Ferrelli, County Prosecutor of Burlington County, Partner, Dimon, Haines and Bunting, Mount Holly; Edward Gaulkin, Judge of the Superior Court, Appellate Division, Retired, Former County Prosecutor of Essex County; Alvin E. Granite, Former County Prosecutor of Gloucester County, Partner, Granite and Granite, Woodbury; Charles J. Irwin, Executive Director, Office of Consumer Protection, Department of Law & Public Safety, Former Assemblyman, Union County; Richard B. McGlynn, Chief, Trial Section, Division of Criminal Justice, Department of Law and Public Safety; and Ronald Owens, Assemblyman, Essex County. William A. Wachenfeld, Former Justice of the Supreme Court of New Jersey, was a member of the commission until his death in the spring of 1969.

The New Jersey Criminal Law Revision Commission performed an outstanding service to the people of New Jersey. Now that it is time to review the effects of Title 2C upon the criminal justice system, I propose that a new commission be established, similar to the New Jersey Criminal Law Revision Commission, which would be empowered to review the effect on Title 2C on issues such as the crime rate, sentencing patterns and prison population. To aid in the performance of their work, the commission should contract with Rutgers, The State University, School of Criminal Justice to be consultants to the commission and provide the commission with technical support. Dean Don M. Gottfredson has already offered to perform such a function and has prepared a preliminary proposal to implement such a review. Given a final report date of July 1, 1986, a Criminal Law Review Commission will have sufficient time to conduct a thorough and meaningful review of the "New Jersey Code of Criminal Justice."

As indicated above, Assembly Bill No. 2854 (OCR) as presented to me was an appropriation bill to fund the study of Title 2C. In January I presented my proposed budget for Fiscal Year 1986. That budget is currently being reviewed by the Joint Appropria-

tions Committee. As any study of Title 2C would be conducted in Fiscal Year 1986, any appropriation to conduct such a study should be made a part of the Fiscal Year 1986 budget and be reviewed by the Joint Appropriations Committee. I note that Assembly Bill No. 2854 (OCR) was not reviewed by the Revenue, Finance and Appropriations Committee of either House prior to passage. As such, I recommend that this bill not become operative until the Legislature provides for an appropriation sufficient to effectuate the purposes of this act for Fiscal Year 1986.

Accordingly, I herewith return Assembly Bill No. 2854 (OCR) for reconsideration and recommend that it be amended as follows:

Page 1, Title, Lines 1-4: Delete in their entirety; insert "An Act creating a commission to conduct a study of the effect of the enactment of Title 2C, the New Jersey Code of Criminal Justice on the New Jersey criminal justice system."

Page 1, Section 1, Lines 1-13: Delete in their entirety; insert as follows:

"1. A Criminal Law Review Commission is hereby created which shall consist of the following 14 members:

a. Two members of the State Senate, no more than one of whom shall be of the same political party, appointed by the President of the Senate;

b. Two members of the General Assembly, no more than one of whom shall be of the same political party, appointed by the Speaker of the General Assembly;

c. Four public members appointed by the Governor;

d. The Attorney General or his designated representative;

e. The Commissioner of the Department of Corrections or his designated representative;

f. The Chairman of the State Parole Board or his designated representative;

g. The Public Advocate or his designated representative;

h. One member appointed by the Chief Justice of the New Jersey Supreme Court; and

i. The Director of the Administrative Office of the Courts or his designated representative.

Vacancies in membership of the commission shall be filled in the same manner as the original appointments were made. The Governor shall designate a chairman and vice chairman of the commission, both of whom shall serve at the pleasure of the Governor.

2. All of the members of the commission shall serve without compensation but they shall be entitled to be reimbursed for all necessary expenses incurred in the performance of their duties.

3. The commission shall organize as soon as may be after the appointment of its members and the effective date of this act. The commission shall select a secretary who need not be a member of the commission.

4. The powers of the New Jersey Criminal Law Review Commission shall be vested in the members thereof in office from time to time and eight voting members of the New Jersey Criminal Law Review Commission shall constitute a quorum at any meeting thereof. Action may be taken by motions and resolutions adopted by the commission at any meeting thereof by the affirmative vote of at least eight members of the commission. No vacancy in the membership of the New Jersey Criminal Law Review Commission shall impair the right of a quorum of the members to exercise all the powers and perform all the duties of the commission.

5. It shall be the duty of the commission to conduct a review of Title 2C, the 'New Jersey Code of Criminal Justice.' The review shall focus on the effect of Title 2C on issues such as the crime rate, sentencing patterns and prison population. In conducting this review the commission shall solicit the views of judges, prosecutors, defense counsel, corrections officials, law enforcement officers and any others with an interest or expertise in criminal justice matters. The commission may propose and prepare revisions to Title 2C for enactment by the Legislature. In preparing any proposed revisions, the commission may consider any recommendations made to it by the Commission on Sex Discrimination in the Statutes.

6. To aid in the performance of its work, the commission shall contract with Rutgers, The State University, School of Criminal Justice to be consultants to the commission. The commission shall be entitled to call to its assistance and avail itself of the services of the employees of any State, county or municipal department, board, bureau, commission or agency as it may require and as may be available to it for this purpose, and to employ stenographic and clerical assistants and incur travelling and other miscellaneous expenses as it may deem necessary in order to perform its duties and as may be within the limits of funds appropriated or otherwise made available to it for these proposes.

7. The commission shall prepare and submit to the Governor and the Legislature, on or before July 1, 1986, a final report containing its findings and recommendations accompanying the same with any legislative bills which it may desire to recommend for adoption."

Page 1, Section 2, Line 1: Delete "2." insert "8."; after "immediately" insert "but shall remain inoperative until enactment of an appropriation sufficient to effectuate the purposes of this act for the fiscal year ending June 30, 1986."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL NO. 1106 (3rd OCR)

To the Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 1106 (3rd OCR) with my recommendations for reconsideration.

This bill extensively amends the law governing the licensing of employment agencies. The bill strengthens the Attorney General's power to regulate the industry and to enforce the provisions of the employment agency licensing act. The Attorney General's Office was involved in the drafting of the bill in the form in which it was originally introduced.

The definition sections of the employment agency licensing act has been amended by this bill to better accommodate the modern employment market. The act as amended by this bill now specifies what are unlawful practices. Penalty provisions have been increased to reflect inflation since the act's original enactment as has the amount of the bond required to be posted with the Attorney General by employment agencies.

Management consulting firms or executive recruiting firms, entities which collect fees from employers and not employees, are exempted from the licensing provisions of the bill. Instead, these firms are required to register with the Attorney General in the form prescribed by regulation of the Department of Law and Public Safety.

The enforcement powers of the Attorney General are greatly strengthened by this bill in that he is provided the power to issue subpoenas, conduct hearings in the aid of any investigation inquiry, and promulgate rules and regulations as necessary to aid in his enforcement of the act. The Attorney General is also given the power to order employment agencies to file statements or reports, to examine any record books or documents he may deem necessary and, pursuant to an order of the Superior Court, to impound documents. The Attorney General is also given the power to seek a cease and desist order in a summary proceeding in Superior Court for any agency who is violating the act.

During the course of the bill as it passed through the Legislature, amendments were made which seriously diminished the Attorney General's capacity to regulate a significant portion of the employment agency industry. The bill as originally introduced provided that career consulting firms should be licensed as employment agencies. Similar to New York's employment agency licensing act, the definition of a "employment agency" included companies which acted as a career counselling, executive consultant, employment strategy planner or a resume service which

purports to find employment, contacts potential employers, or makes representations as to the capacity to gain access to jobs not otherwise available to employees not purchasing the companies' services. In addition, any company who furnishes computer or other listings of available jobs and positions or names of potential employers, or information as to where employment or help may be obtained, were required to be licensed under the original act but later removed by amendment from the provisions of this bill.

The Attorney General has been waging legal battles against several of these firms arguing that they should be regulated under the present statute. In Assembly Bill No. 1106 as introduced, it was made clear that career consulting firms were covered under the act and required to submit to licensure.

As early as 1977, complaints of consumer fraud by career consulting firms were received by local consumer protection offices. These complaints were handled on a case-by-case basis until the number of complaints grew to the point that it was necessary for the Division of Consumer Affairs to become involved. The Attorney General strongly believes that career consulting firms should be licensed as employment agencies. Efforts were made to resolve the dispute over whether or not these entities should be licensed through negotiations between the Attorney General's Office and the career consulting industry. When these negotiations proved unsuccessful, the Attorney General found it necessary to become involved in legal action against several career consulting companies. The Attorney General is currently in litigation with three of these firms arguing that these firms have violated both the employment agency law by failing to submit to licensure, and consumer law, by engaging in consumer fraud.

I am compelled to agree with the Attorney General that the career consulting industry requires regulation by the Department of Law and Public Safety. Career consulting companies generally provide their clients with drafts of resumes, introductory letters and a course in how to make contacts within the "hidden job market." Some of these firms attract clients by stating that a large percentage of the job market is "hidden," in that it is not advertised in newspapers or other journals. While being very careful not to actually promise employment, some career consulting firms will make a number of assertions during their sales interviews which are tantamount to a promise of employment. In many cases customers will pay anywhere between \$3,000 to \$10,000 for these services, a large portion of the fee being collected up front. Given the trend in other states to regulate this industry, and the number of New Jersey consumers who have filed complaints against career consulting firms, I believe it is time for New Jersey to begin to regulate this expanding industry.

The Attorney General has urged me to return Assembly Bill No. 1106 (3rd OCR) for your reconsideration with a number of

recommendations. These suggested amendments include replacing in the definition of "employment agency" career consulting firms and companies who furnish computer or other listings of available or potential positions or employers. These amendments will end the question being litigated of whether career consulting firms are "employment agencies" for the purposes of the employment agency licensing act. The effect of including these services under the definition of "employment agency," is that now they will be subject to regulations establishing fee schedules. Another important amendment sought by the Attorney General and included in my recommendations would require all employment agency contracts to contain a provision allowing for a three-day rescission period.

Other provisions would require management consulting or executive recruiting firms to post a \$10,000 bond at the time of initial registration with the Attorney General. This provision matches the bond requirement applicable to licensed employment agencies. The Attorney General is given the power to refuse to issue or to revoke any registration after a hearing of management consulting or executive recruiting firms for violations of this act or for good cause shown.

According to numerous newspaper articles, this bill was passed by the Senate on March 7, 1985 by mistake. The bill's sponsor had desired that the Senate delay passage of the bill to consider the very amendments which I am presenting to the Legislature. I urge the sponsor to rectify the inadvertent passage of this bill by requesting that the Speaker of the Assembly and the President of the Senate promptly post this bill for reconsideration. The citizens of New Jersey deserve and require the protections from the potential consumer fraud that this bill as amended herein will provide.

Accordingly, I return Assembly Bill No. 1106 (3rd OCR) with my recommendations for reconsideration as follows:

Page 1, Section 1, Line 4: After "includes" insert " , as further defined by regulations,"

Page 2, Section 1, Line 25: After "obtain," insert "or assists in procuring or obtaining"

Page 2, Section 1, After Line 26: Insert new subsection (2) as follows: "(2) furnishes computer or other listings of available jobs and positions or names and addresses of potential employers to employees or computer or other listings of employees to employers, or information as to where employment or help may be obtained, or job market research services to employees or to employers, which listing, information or service enables or tends to enable the employee or employer to secure employment or help; or"

Page 2, Section 1, Line 34: Omit "(2)" insert "(3)"

Page 2, Section 1, Line 38: Omit "(3)" insert "(4)"

Page 2, Section 1, Line 41: Omit "(4)" insert "(5)"; omit "a" insert "an employment strategy planner or career counselling, executive consultant or resume service"

Page 2, Section 1, Line 42: Omit "placement firm"

Page 2, Section 1, Line 49: Omit "or" insert ","; after "procurement" insert ", informational, research, consultant or educational"

Page 7, Section 2, Lines 94-94C: Omit "Any" on line 94; omit lines 94A, 94B, and 94C in entirety; insert "Any news periodical which contains listings of or classified advertisements for jobs, positions, employers or employees where the periodical also contains news stories of general interest, articles or essays of opinion, features and other advertising and which is offered to the general public for sale at a nominal fee"

Page 7, Section 2, Line 95: After "firm" insert ","

Page 8, Section 2, Line 110: Omit "1984" insert "1985"

Page 8, Section 2, Line 119: After ";" insert "or"

Page 8, Section 2, Line 123: Omit "; or" insert ""

Page 8, Section 2, Lines 124-130: Omit in entirety

Page 16, Section 9, Line 74: After "agency", insert "and a notice setting forth that the contract may be rescinded at the option of the employee, for up to three days after the contract has been signed"

Page 18, Section 8, Lines 164-165: Omit "or sending out any employee to any place of employment"

Page 24, Section 13, Line 3: Before "executive" insert ","; before "employment" insert "and"

Page 24, Section 13, Line 5: Omit "and career consulting or outplacement organization"

Page 24, Section 13, Line 17: After "firm" insert ","

Page 24, Section 13, Line 18: After "firm," insert "and"

Page 25, Section 13, Lines 19-20: Omit "and career consulting or outplacement organization"

Page 25, Section 13, After Line 21B: Insert new subsection c. as follows: "c. Notwithstanding the provisions of section 2 of P. L. 1951, c. 337 (C. 34:8-25), every representative, duly authorized and empowered by the owner of the registered firm to solicit business and otherwise act as a representative of the registered firm, shall, within 60 days following the effective date of this amendatory and supplementary act and annually thereafter, register in writing with the Attorney General in a form prescribed by regulation of the Attorney General. Each representative shall also include with the registration an affidavit setting forth whether the registrant has ever been convicted of a crime."

Page 25, Section 13, Line 22: Omit "c." insert "d."

Page 25, Section 13, Line 24: After "agencies" insert "or employment agency operators"

Page 25, Section 13, After Line 26: Insert new subsections e., f., and g. as follows:

"e. Each registered firm shall at the time of its initial registration with the Attorney General, and annually thereafter post a bond in the amount of \$10,000.00, with a duly authorized surety company as surety, to be approved by the Attorney General. The bond shall be retained by the Attorney General until 90 days after either the expiration or revocation of the registration. The Attorney General shall promulgate rules and regulations setting forth the terms and conditions of this bond and supply the prospective registrant firm with an approved form.

f. The Attorney General may refuse to issue, and may revoke, any registration for any failure to comply with, or violation of, the provisions of this section of this amendatory and supplementary act or for any other good cause shown, within the meaning and purpose of this section of this amendatory and supplementary act. No such refusal or revocation shall be made except upon reasonable notice to, and opportunity to be heard by, the applicant or registrant as the case may be. The Attorney General instead of revoking any registration may suspend the same for a period of time he shall determine to be just and proper, or assess a penalty in lieu of suspension, or both, and he may issue a new registration notwithstanding the revocation of a prior registration provided he shall find that the applicant shall have become entitled to the new registration.

g. Notwithstanding the provisions of section 2 of P. L. 1951, c. 337 (C. 34:8-25), any firm or individual, who fails to comply with the provisions of this section of this amendatory and supplementary act or rules and regulations promulgated by the Attorney General shall be subject to section 13 of P. L. 1951, c. 337 (C. 34:8-36) and section 15 of P. L. 1951, c. 337 (C. 34:8-38)."

Page 25, Section 14, Line 4: Omit "this" before "section 13" and insert "section 8 of P. L. 1951, c. 337 (C. 34:8-31) and"

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

CORRECTED COPY

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 3005

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3005 with my recommendations for reconsideration.

Assembly Bill No. 3005 would modify the boundary lines of the Passaic Valley Sewerage District (the District) to include the Borough of North Arlington and the Township of Lyndhurst. It is my understanding that the Passaic Valley Sewerage Commission (the Commission) is fully supportive of this legislation and anxious to expand its borders in the manner prescribed.

It is also my understanding that the Commission has just recently concluded negotiations with the Jersey City Sewerage Authority and both parties have agreed to support supplemental legislation which would expand the Commission's boundary lines still further to include the entire service area of the Jersey City Sewerage Authority. Due to the large volume of additional Hudson County sewage the District would be required to treat with the inclusion of the area serviced by the Jersey City Sewerage Authority, the Commission has recognized the need for additional Hudson County representation. Accordingly, it would become necessary to appoint two new Commissioners, one from Hudson County and one to serve at-large in order that an odd number of Commissioners would be maintained.

I have been advised by the State Department of Environmental Protection that the Passaic Valley Sewerage Commission has the current capacity to treat the sewage produced by North Arlington and Lyndhurst as well as that currently treated by the Jersey City Sewerage Authority. I have been further advised that it would be advantageous to have this expansion of the District's boundary lines, and necessary increase in Commission representation, accomplished in the most expeditious manner possible.

Accordingly, I herewith return Assembly Bill No. 3005 for reconsideration and recommend that it be amended as follows:

Page 1, Title, Line 1: After "district" insert ", amending R. S. 58:14-3".

Page 1, Section 1, Line 1: After "1." Insert "(New section)"

Page 1, Section 1, Line 5: After "Lyndhurst" insert "as herein-after described: Beginning at the interesections of the centerlines of Rutherford Avenue and Ridge Road in the Township of Lyndhurst, also being the boundary line between the Township of Lyndhurst and the Borough of Rutherford thence (1) southerly along

the centerline of Ridge Road to a point which is intersected by the centerline of the Belleville Turnpike in the Borough of North Arlington, also being the boundary line between the Borough of North Arlington and the Town of Kearny; thence (2) in a southeasterly direction along the centerline of Belleville Turnpike, and being the boundary line between the Borough of North Arlington and the Town of Kearny and also the boundary line between the County of Bergen and the County of Hudson, to a point which is intersected by the centerline of Saw Mill Creek, also being the southeasterly corner of the Borough of North Arlington; thence (3) in a northeasterly direction along the centerline of the Saw Mill Creek, and being the boundary line between the Borough of North Arlington and the Town of Kearny, to a point which is intersected by the centerline of the Hackensack River, also being a point in the boundary line between the Township of Lyndhurst, the Town of Kearny and the Town of Secaucus; thence (4) in a northerly direction along the centerline of the Hackensack River, and being the boundary line between the Township of Lyndhurst and the Town of Secaucus, and also being the boundary line between the County of Bergen and the County of Hudson, to a point which is intersected by the centerline of Berry's Creek, also being a point in the boundary line between the Township of Lyndhurst, the Town of Secaucus and the Borough of Rutherford; thence (5) in a northwesterly direction along the centerline of Berry's Creek, and being the boundary line between the Township of Lyndhurst and the Borough of Rutherford to a point which is intersected by the centerline of Rutherford Avenue if extended in a southeasterly direction a distance of approximately 3,110 feet and being the northeasterly corner of the Township of Lyndhurst; thence (6) in a northwesterly direction along the northerly boundary line of the Township of Lyndhurst and the southerly boundary line of the Borough of Rutherford which boundary line becomes Rutherford Avenue to a point at the interesections of the centerline of Rutherford Avenue and the centerline of Ridge Road and the point or place of beginning"

Page 1, Section 1, after Line 5: Insert new sections 2 and 3 as follows: "2. (New section) The boundary lines of the sewerage district known as the Passaic Valley sewerage district, created by P. L. 1902, c. 48, as supplemented and continued by R. S. 58:14-1, are altered, amended and extended to include the entire service area of the Jersey City Sewerage Authority as hereinafter described: Beginning at a point formed by the intersection of the centerline of the Penhorn Creek and intersecting with the centerline of Secaucus Road, which is bounded by Secaucus on the west, North Bergen on the north and Jersey City on the south; thence (1) going in a southeasterly direction along Secaucus Road to a point that is intersected by the centerline of Paterson Plank Road, which is the dividing line between Union City on the north and Jersey City on the south; thence (2) going in a southerly direction along Paterson Plank Road until it intersects with the dividing line of Hoboken on

the east, Union City on the north and Jersey City on the south; thence (3) running southwesterly between Hoboken and Jersey City to a point just crossing over Hoboken Avenue; thence (4) continued east and parallel with Hoboken Avenue until Henderson Street; thence (5) still easterly to a point in the Hudson River being the Modified Pierhead Line of January 12, 1931, Hoboken on the north and Jersey City on the south; thence (6) southerly along the Modified Pierhead Line 10,250 feet to a point; thence (7) southwest for 935 feet to a point; thence (8) continued in a southwesterly direction for 2,354 feet to a point being on the west side of Ellis Island; thence (9) southwesterly for 1,945 feet to a point which is on the southwest side of Ellis Island; thence (10) south for 557 feet to a point; thence (11) east for 984 feet; thence (12) south for 1,363 feet to a point, north of Liberty Island; thence (13) west for 300 feet to the Pierhead and Bulkhead Line adopted March 6, 1939; thence (14) southeast for 1,525 feet to the south side of Morris Pesin Drive if projected eastwardly 1,650 feet; thence (15) in a southerly direction along Pierhead and Bulkhead Line 9,500 feet to a point; thence (16) west for 9,932 feet to a point; thence (17) northwest for 245 feet to the centerline of Route 169; thence (18) northwest for 1,900 feet to the west side of Garfield Avenue; thence (19) in a northwesterly direction for 1,655 feet to the south side of Miles Street now vacated; thence (20) on a curve to the right in the northeasterly direction for 398 feet to the north side of Merritt Street; thence (21) northeast for 198 feet to a point; thence (22) on a curve to the left for 318 feet to another point; thence (23) on a tangent to the northwest 368 feet to the north side of John F. Kennedy Boulevard still in the same direction for 700 feet to the point of a curve to the right; thence (24) 100 feet on the curve to a point on the west side of the Lehigh Valley Railroad; thence (25) a distance of 2,550 feet in the Newark Bay; thence (26) northeast for 950 feet to a point; thence (27) in a northwest direction for 3,200 feet to a point being the centerline of the Newark Bay and the Hackensack River separating Jersey City from Kearny; thence (28) follow the centerline of the Hackensack River north to where it intersects with the centerline of the Penhorn Creek, that point being the dividing line of Jersey City, Kearny and Secaucus; thence (29) from that point continue in the northeast direction along the centerline of Penhorn Creek until the boundary line of Jersey City, Secaucus, and North Bergen and the point or place of beginning.

3. R. S. 58:14-3 is amended to read as follows:

58:14-3. The board shall consist of [seven] *nine* members who are residents of the district, not more than [four] *five* of whom shall be of the same political party. Upon the expiration of the term of office of a commissioner, his successor shall be appointed by the Governor, by and with the advice and consent of the Senate, for a term of five years. The Governor may remove any commissioner from office for cause.

Each commissioner shall hold his office until his successor has been appointed, and any vacancy in the membership of the commission because of death, resignation or removal, shall be filled for the unexpired term in the manner provided for on original appointment. In making any appointment hereunder, either for a full term or to fill a vacancy, regard shall be had to ability and fitness, and also locality, so that each section of the district may be represented as far as practicable with at least one member from each county within the district, but not more than two members from the same county, *and one member to serve at-large.*"

Page 1, Section 2, Line 1: Delete "2." and insert "4."

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 3117

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3117 with any recommendations for reconsideration.

Assembly Bill No. 3117 increases the realty transfer fees. This bill provides the funding mechanism for the Fair Housing Trust Fund set up pursuant to Senate Bill No. 2046 (Lipman), the Fair Housing Act.

In order to raise the revenues received by the State from this fee, the bill graduates the existing realty transfer fee as follows:

- a. \$1.75 for each \$500.00 of consideration up to \$150,000.00; and
- b. \$2.50 per each \$500.00 of consideration in excess of \$150,000.00.

Since the current realty transfer fee is \$1.75 per each \$500.00 of consideration, this change in the fee schedule will only affect sales of greater than \$150,000.00.

Assembly Bill No. 3117 also raises State revenues by limiting the new construction exemption currently allowed under law to a \$1.00 exemption per each \$500.00 of consideration up to \$150,000.00. Currently, the exemption is \$1.25 per each \$500.00 of consideration and also applies to sales above \$150,000.00.

The sections dealing with the State/county allocation are amended so that the counties receive the same portion of the fee that they did in the past and the State receives all of the new revenue generated by the bill.

The bill appropriates the entire State portion of the tax to the Fair Housing Trust Fund established by the Senate Committee Substitute for Senate Bill No. 2046 and Senate Bill No. 2334. This appropriation is estimated to be approximately \$38 million, \$30 million in existing State revenue and \$8 million from the changes in the fee schedule.

I propose to amend Assembly Bill No. 3117 to appropriate only the increase in fees. This will be accomplished in two ways. First, by appropriating the .75¢ increase in the realty transfer fee for sales above \$150,000.00 and second, by appropriating the additional revenue raised by the change in the new construction exemption.

Until the Council is in operation, it will be very difficult to evaluate new funding programs. Accordingly, rather than set up a new housing funding mechanism, I am amending this bill to appropriate these new revenues to the existing Neighborhood Preservation Program in the Department of Community Affairs. I am also conditionally vetoing the Senate Committee Substitute for Senate Bill No. 2046 and Senate Bill No. 2334 so that the housing funds in that bill are administered by the New Jersey Housing and Mortgage Finance Agency and the Neighborhood Preservation Program.

The Neighborhood Preservation Program will be appropriated in total approximately \$10 million to assist municipalities in Mt. Laurel housing programs. This will be accomplished by dedicating the increase in the realty transfer fee proposed by Assembly Bill No. 3117 to the fund and an appropriation of \$2 million from the General Fund to bring the sum up to \$10 million.

These funds will be used in Neighborhood Preservation areas for such things as rehabilitation, accessory conversions and conversions, acquisition and demolition costs, new construction, costs for technical and professional services associated with the project, assistance to qualified housing sponsors, infrastructure and other housing costs.

Housing units assisted by this program would be required to remain affordable for a twenty year period unless a shorter period is necessary to assure the financial feasibility of the project.

Accordingly, I herewith return Assembly Bill No. 3117 and recommend that it be amended as follows:

Page 3, Section 3, Lines 12 and 13: Omit "shall be credited to the Fair Housing Trust Fund Account"; insert "in payment of the additional fee of \$0.75 for each \$500.00 of consideration or fractional part thereof recited in the deed in excess of \$150,000.00 shall be credited to the Neighborhood Preservation Nonlapsing Revolving Fund"

Page 4, Section 4, after Line 33: Insert new subsection d. as follows:

"d. The balance of the fees collected on transfers subject to exemption under subsection b. of this section shall be remitted to the State Treasurer and shall be credited to the Neighborhood Preserva-

tion Nonlapsing Revolving Fund established pursuant to P. L., c. . . . (C.) (now pending before the Legislature as Senate Committee Substitute for Senate Bill No. 2046 and Senate Bill No. 2334), to be spent in the manner established under section 20 thereof (C.)."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

April 26, 1985. }

ASSEMBLY BILL No. 3373

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3373 with my objections and recommendations for amendment.

This legislation, which appropriates \$750,000.00 to the Department of Education for the retirement of the debt of certain school districts over a five-year period, was introduced for the benefit of the Garfield Board of Education, which has incurred a deficit of \$741,200.00 over the last two school years. Under the terms of the bill, the State shall retire the debt of the Garfield school district over a five-year period if the local board determines that the retirement of that debt in one year would not be in its best interest. Until the debt is fully retired, the Department of Education shall monitor the fiscal affairs of the district to ensure that the annual school budget reflects the educational and fiscal needs of the district.

This bill, by the sponsor's admission, is technically deficient and does not reflect his legislative intent. As a result, the sponsor introduced Assembly Bill No. 3456, which clarifies his intent, on the day that this bill was passed by both Houses of the Legislature. According to the sponsor, A-3373 was intended to provide interest-free loan from the State to the Garfield Board of Education which was to be repaid over a five-year period. However, the language of the bill contains no repayment provisions and thus constitutes a non-repayable grant. For this reason alone, a conditional veto of the bill is necessary.

Although I sympathize with the sponsor's desire to mitigate the school tax increase faced by the people of Garfield, I believe that the school district's debt can be retired over a period much shorter than the five years contemplated by this bill. As the result, I am proposing an alternative plan, developed by the Department of Education, which would provide for the retirement of this debt over a two-year period.

The school board's debt, which is primarily attributable to the failure to include contractual teacher salary increases in the budget, was incurred over a two-year period encompassing school years 1983-84 and 1984-85. The Garfield Board of Education has already taken steps to resolve the 1984-85 deficit by requesting a cap waiver, which has been approved. For this reason, I am recommending that Garfield be permitted to carry this deficit for one year in order to permit them to resolve this problem through the established procedure which they have initiated. I am further suggesting that the State appropriate an advance State aid payment of up to \$375,000.00 for the elimination of Garfield's 1983-84 debt. In school year 1986-87, the State would recover this advance by deducting it from Garfield's State aid. This proposal will spread the tax increase faced by the people of Garfield over a two-year period, which would result in a reasonable school tax increase of 5.5% in each of the next two years.

Therefore, I herewith return Assembly Bill No. 3373 and recommend that it be amended as follows:

Page 1, Section 1, lines 1 and 2: Delete "Whenever the State Department of Education has determined that" and insert "Notwithstanding any statute to the contrary, State aid payable for the 1984-85 school year for".

Page 1, Section 1, line 5: Delete "has incurred" and insert "shall be increased by an amount approved by the Commissioner of Education not to exceed \$375,000.00. Such advance State aid payable shall be used to fund the June 30, 1984 deficit as determined by the Commissioner of Education"

Page 1, Section 1, lines 6 through 9: Delete in entirety.

Page 1, Section 1, line 10: Delete "five years".

Page 1, Section 1, after line 10: Insert new section 2 as follows:

"2. In the 1986-87 school year, the amount of State aid payable to a school district described in Section 1 of this act pursuant to Section 18 of the 'Public School Education Act of 1975' (N. J. S. 18A:7A-18) shall be reduced by the amount approved in Section 1 of this act."

Page 1, Section 2, line 1: Delete "2." and insert "3".

Page 1, Section 2, line 3: Delete "which has incurred a debt of the magnitude"

Page 1, Section 2, line 6: After "district." insert "Each such school district shall maintain its records in accordance with generally accepted accounting principles and cause quarterly audit reports prepared by an auditor appointed by the Commissioner of Education to be filed. Said audit report shall contain an opinion as to adherence to generally accepted accounting principles as they apply to a board of education, and an opinion on the adequacy of internal accounting controls, purchasing procedures, and adherence to statutes and State Board of Education rules and regulations.

Such reports shall be reviewed by the Commissioner of Education to determine whether further action is necessary to assure compliance with statutes, State Board rules and regulations and generally accepted accounting principles. This requirement shall remain in force until deemed no longer necessary by the Commissioner of Education."

Page 1, Section 3, line 1: Delete "3" and insert "4".

Page 1, Section 3, line 2: Delete "\$750,000.00" and insert "\$375,000.00".

Page 1, Section 3, lines 4 and 5: Delete "required by a local district" and insert "necessary to fund the June 30, 1984 local school district deficit as determined by the Commissioner"

Page 1, Section 4, line 1: Delete "4" and insert "5".

Page 1, Section 4, lines 1 and 2: Delete "and shall expire five years thereafter".

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bill, conditionally vetoed by the Governor, be and is hereby given first reading for the purpose of reenactment:

Assembly No. 3373.

Further Resolved, That it be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bill, as amended pursuant to the Governor's recommendations, was given second reading by special order:

Assembly No. 3373.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved:

1. That printed copies of Assembly Concurrent Resolution 113, entitled "A Concurrent Resolution proposing to amend Article IV, Section II, paragraph 4 of the Constitution", be placed upon the desks of the members of the House forthwith, and that a record of such action be made in the Minutes of the General Assembly.

2. That the Clerk of the General Assembly forward 40 copies of said ACR No. 113 to the Senate with the request that the same be placed upon the desk of each Senator in open meeting forthwith.

3. The Clerk announced that a public hearing will be held at a time and place to be designated.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved:

1. That printed copies of Assembly Concurrent Resolution ACR-169, entitled "A Concurrent Resolution proposing to amend Article II, paragraph 2 of the Constitution", be placed upon the desks of the members of the House forthwith, and that a record of such action be made in the Minutes of the General Assembly.

2. That the Clerk of the General Assembly forward 40 copies of said ACR No. 169 to the Senate with the request that the same be placed upon the desk of each Senator in open meeting forthwith.

3. The Clerk announced that a public hearing will be held at a time and place to be designated.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved:

1. That printed copies of Assembly Concurrent Resolution 31, entitled "A Concurrent Resolution proposing to amend Article IV, Section VII, paragraph 2, of the Constitution of the State of New Jersey", be placed upon the desks of the members of the House forthwith, and that a record of such action be made in the Minutes of the General Assembly.

2. That the Clerk of the General Assembly forward 40 copies of said ACR No. 31 to the Senate with the request that the same be placed upon the desk of each Senator in open meeting forthwith.

3. The Clerk announced that a public hearing will be held on Friday, May 10, 1985, at 10:30 a.m., in Room 438, State House Annex.

4. A message was received from the Secretary of the Senate as follows and was read by the Clerk:

MESSAGE TO THE GENERAL ASSEMBLY

Mr. Speaker: I am directed by the Senate to inform the General Assembly that a printed copy of Assembly Concurrent Resolution No. 31 entitled "A Concurrent Resolution proposing to amend Article IV, Section VII, paragraph 2, of the Constitution of the State of New Jersey," has this day been placed upon the desk of each member of the Senate while the same was in open meeting.

The following message from the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 377, 546, 547, 593, 639, 864, 1978 and 1568.

The following memorandum was read:

FROM: Richard J. Coffee

DATE: April 26, 1985

RE: COMMISSION APPOINTMENTS

Please be advised that Speaker Karcher has made the following committee and commission appointments:

Energy and Natural Resources Committee

Assemblyman Thomas A. Pankok to replace Assemblywoman Angela L. Perun

Aging Committee

Assemblywoman Elizabeth Randall and Assemblyman Peter Genova to replace Assemblymen John Bennett and Edward Gill

Housing and Urban Policy Committee

Assemblywoman Angela Perun to replace Assemblyman John Penn

Transportation and Communications Committee

Assemblyman John Penn to replace Assemblyman Edward Gill

On motion made and adopted, co-sponsors were named to the following bills:

April 29, 1985

MOTION

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 2743, Messrs. Girgenti, Deverin, Ms. Muhler and Mr. Pelly.

Assembly No. 2003, Messrs. Martin, Hendrickson and Ms. Cooper.

Assembly No. 2197, Mr. Bennett.

Assembly No. 623, Messrs. Bennett and Baer.

Assembly No. 2541, Messrs. Zangari and Baer.

Assembly No. 2653, Messrs. Bryant and Gorman.

Assembly No. 3270, Messrs. Bennett, Pankok, Felice, Schwartz and Zecker.

Assembly Concurrent Resolution No. 1, Messrs. Hardwick, Haytaian, Penn, Kline, Rocco, Ms. Ogden, Ms. Cooper, Messrs. Rooney, Bennett, Frelinghuysen and Colburn.

Assembly No. 1, Messrs. Hardwick, Haytaian, Penn, Kline, Rocco, Ms. Ogden, Ms. Cooper, Messrs. Rooney, Bennett, Frelinghuysen and Colburn.

Assembly No. 2, Messrs. Hardwick, Haytaian, Penn, Kline, Rocco, Frelinghuysen, Ms. Ogden, Ms. Cooper, Messrs. Rooney, Bennett and Colburn.

Assembly No. 215, Mr. Loveys.

Assembly No. 216, Mr. Loveys.

Assembly No. 3390, Ms. Walker and Mr. Mazur.

Assembly No. 1168, Mr. Pelly.

Assembly No. 3323, Mr. LaRocca.

Assembly No. 1130, Mr. Schwartz.

Assembly No. 1132, Mr. Schwartz.

Assembly No. 1133, Mr. Schwartz.

Assembly No. 3528, Messrs. Naples, Zimmer, Ms. Ogden, Messrs. Weidel, Patero, Bocchini and Baer.

Assembly No. 1533, Mr. Foy.

Assembly No. 2948, Messrs. Bocchini, LaRocca, Pelly, Martin and Schuber.

Assembly No. 3448, Messrs. Charles and Watson.

Assembly No. 3013, Mr. Palaia.

Assembly Nos. 2453 and 2888, Mr. Palaia.

Assembly No. 2716, Mr. Pankok.

Assembly Concurrent Resolution No. 31, Ms. Ford.

Assembly No. 1910, Mr. Baer.

Assembly No. 2970, Mr. Baer.

Assembly Concurrent Resolution No. 113, Mr. Schwartz.

On motion of Mr. Doyle and adopted, Mr. Bennett was withdrawn as cosponsor of Assembly No. 1721.

On motion of Mr. Doyle and adopted, Ms. Ogden was withdrawn as cosponsor of Assembly No. 3434.

On motion of Mr. Haytaian and adopted, Assembly No. 2354 was withdrawn from the files.

On motion of Mr. Zecker and adopted, Assembly No. 3384 was withdrawn from the files.

On motion of Mr. Zecker and adopted, Assembly No. 3385 as withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, May 6, 1985 at 2:00 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, May 2, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, May 4, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, May 6, 1985.

The General Assembly met at 3:30 p.m.

Prayer was offered by Reverend Cornelius P. Williams, Second Baptist Church, Long Branch, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Brown moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly Joint Resolution No. 101 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri,

Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 393 was given third reading

Mr. Pellecchia moved the bill which passed by the following vote:

72 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 1447 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

72 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

On motion of Mr. Paterniti, the following resolution passed by voice vote:

Resolved: 1. That the action of the General Assembly in placing printed copies of Assembly Concurrent Resolution No. 31 of 1984 upon the desks of the members of the General Assembly on April 29, 1985 be rescinded.

2. That Assembly Concurrent Resolution No. 31 be placed back on second reading for purposes of amendment.

Mr. Paterniti moved that Assembly Concurrent Resolution No. 31 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Paterniti moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 1661 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Boechini, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—66.

In the negative was—Pankok—1.

Assembly No. 1925 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

66 Yeas 2 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—66.

In the negative were—

Hendrickson, Loveys—2.

Assembly No. 1932 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

63 Yeas

6 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Pateriniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker—63.

In the negative were—

Albohn, Colburn, Frelinghuysen, Kern, Miller, Shinn—6.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved: 1. That printed copies of Assembly Concurrent Resolution No. 31, entitled "A Concurrent Resolution proposing to amend Article IV, Section VII, paragraph 2, of the Constitution of the State of New Jersey", be placed upon the desks of the members of the House forthwith, and that a record of such action be made in the Minutes of the General Assembly.

2. That the Clerk of the General Assembly forward 40 copies of said Assembly Concurrent Resolution No. 31 to the Senate with the request that the same be placed upon the desk of each Senator in open meeting forthwith.

3. Mr. Doyle announced that a public hearing will be held on Friday, May 10, 1985, at 10:30 a.m., in Room 438, State House Annex, Trenton, New Jersey, before the Assembly Revenue, Finance and Appropriations Committee.

Which motion was adopted.

4. The Clerk then caused to be placed on the desk of each member a copy of Assembly Concurrent Resolution 31 and the placing thereof was noted in the Minutes accordingly.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 1088, Revenue, Finance and Appropriations Committee.

Senate Committee Substitute Nos. 1337, 1338, 1339, 1341, 1345, Transportation and Communications Committee.

Senate No. 1487, Energy and Natural Resources Committee.

Senate No. 1644, received—recalled.

Senate No. 1684, Judiciary Committee.

Senate No. 1804, Energy and Natural Resources Committee.

Senate No. 1805 Sea, County Government and Regional Authorities Committee.

Senate No. 2355 Sea, without reference.

Senate No. 2837, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2872, without reference.

Senate No. 2190, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2305, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2313, Municipal Government Committee.

Senate No. 2344, Municipal Government Committee.

Senate No. 2375 Sea, Judiciary Committee.

Senate No. 2610 Sea, Transportation and Communications Committee.

Senate No. 2648, Municipal Government Committee.

Senate No. 2771, Law, Public Safety and Defense Committee.

Senate No. 2840, Labor Committee.

Senate Joint Resolution No. 18, Law, Public Safety and Defense Committee.

Senate No. 215, w G/R

Assembly No. 588 Sea, conc.

Assembly No. 608 Sea, conc.

Assembly No. 778 Sea, conc.

Assembly No. 837 Sea, conc.

Assembly Committee Substitute for Assembly No. 1432 and Assembly No. 1712, conc.

Assembly No. 2040 Sea, conc.

Assembly No. 3164 Sea, conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 2355 and 2872.

The Clerk read a Message from the Senate that the Senate had passed the following resolution in which the concurrence of the General Assembly is requested:

A motion made by Mr. Doyle, seconded by Mr. Brown, to concur in the Senate resolution, was passed by Voice Vote.

Be It Resolved, That Senate Nos. 2623 and 1644 be recalled from the General Assembly.

Mr. Doyle moved that the General Assembly recess for 10 minutes. Which motion passed by voice vote.

The General Assembly reconvened at 4:45 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

Mr. Pellecchia offered the following resolution which was read by the Clerk and lost by the following vote:

Be It Resolved, That the General Assembly hereby overrides the Governor's Absolute Veto to Assembly No. 2430, the objections of the Governor to the contrary notwithstanding.

36 Yeas

22 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—36.

In the negative were—

Albohn, Colburn, Cooper, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Ogden, Penn, Perun, Randall, Shinn, Zecker—22.

Assembly No. 1719 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

65 Yeas

4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Hendrickson Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod Rooney Schuber, Schwartz, Shinn, Shusted, Thomp-

son, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Bennett, Deverin, Muhler—4.

Assembly No. 3205 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

66 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative were—

Albohn, Kern, Pankok, Riley—4.

On motion of Ms. Kalik, pursuant to Rule 15:20, Senate No. 1945 was substituted for Assembly No. 2207 with which it is identical, and Ms. Kalik was added as cosponsor of Senate No. 1945. Which motion passed by voice vote.

Senate No. 1945 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Mr. Zimmer asked for the record on Assembly No. 3024, which was furnished by the Clerk.

Mr. Zimmer moved that Assembly No. 3024 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zimmer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Albohn, the following resolution lost by roll call vote.

Be It Resolved, That the Assembly Municipal Government Committee be and is hereby relieved of Assembly Concurrent Resolution No. 145 of 1984 and that the resolution be given second reading.

Be It Further Resolved, That Assembly Concurrent Resolution No. 145 of 1984 be placed on the desks of the General Assembly forthwith, and that the Clerk of the General Assembly forward the necessary number of copies of the resolution to the Senate with the request that they be placed upon the desks of each Senator in open meeting forthwith.

Be It Further Resolved, That the Assembly Municipal Government Committee hold a public hearing on Assembly Concurrent Resolution No. 145 of 1984 within the next 20 days or prior to June 17, 1985, so that action on Assembly Concurrent Resolution No. 145 in both Houses of the Legislature can be taken prior to the end of July of this year, in order that Assembly Concurrent Resolution No. 145 be on the ballot on November 5, 1985.

Roll call vote on previous resolution by Mr. Albohn:

In the affirmative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frel-inghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

In the negative were—

Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Ford, Girgenti, Gorman, Herman, Kalik, Kar-cher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Pellecchia, Riley, Schwartz, Thompson, Vainieri, Watson—27.

Mr. Doyle asked for the record on Assembly No. 3375, which was furnished by the Clerk.

Mr. Doyle moved that Assembly No. 3375 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doyle moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Bocchini asked for the record on Assembly No. 3610, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3610 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Bocchini offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3610 is an emergency measure and that it proceed forthwith from second to third reading.

66 Yeas

5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Pater-niti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—66.

In the negative were—

Albohn, Frelinghuysen, Hendrickson, Kern, Zecker—5.

Assembly No. 3610 was given third reading by emergency resolution.

Mr. Bocchini moved the bill which passed by the following vote:

70 Yeas

4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative were—

Frelinghuysen, Kern, Ogden, Rod—4.

The Assembly Revenue, Finance and Appropriations Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3561 Aca.

On the motion of Mr. Girgenti, pursuant to Rule 15:11b, the following bill was given a six day waiver, which motion was adopted by the following vote:

Assembly No. 3561.

X Voice Vote

Mr. Doyle moved that the General Assembly recess for 10 minutes. Which motion was adopted by Voice Vote.

The General Assembly reconvened at 6:45 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranier, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

The Assembly Independent Authorities and Commissions Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3614 Aca.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bill was given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 3614.

Mr. Fortunato offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3614 is an emergency measure and that it proceed forthwith from second to third reading.

65 Yeas

4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—65.

In the negative were—

Albohn, Frelinghuysen, Kern, Kosco—4.

Assembly No. 3614 was given third reading by emergency resolution.

Mr. Kline moved the bill which passed by the following vote:

58 Yeas

5 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Bryant, Charles, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—58.

In the negative were—

Albohn, Colburn, Frelinghuysen, Kern, Kosco—5.

Senate No. 722 was given third reading.

Mr. Martin moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellechhia, Pelly Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

On motion of Mr. Flynn, pursuant to Rule 15:20, Senate No. 18 was substituted for Assembly No. 2756 with which it is identical, and Mr. Flynn was added as cosponsor of Senate No. 18. Which motion passed by voice vote.

Senate No. 18 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellechhia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1716 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

66 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pa-

tero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative were—

Albohn, Kern—2.

Assembly No. 2186 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—66.

In the negative was—Albohn—1.

Assembly No. 3053 was given third reading.

Ms. Muhler moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1307 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

61 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bocchini, Brown, Charles, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh,

Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—61.

In the negative were—

Albohn, Colburn, Frelinghuysen, Hardwick, Kern, Penn—6.

Senate No. 682 was given third reading.

Mr. Shinn moved the bill which passed by the following vote:

53 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bocchini, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Weidel, Zecker, Zimmer—53.

In the negative were—

Albohn, Riley—2.

On motion of Mr. Doria, pursuant to Rule 15:20, Senate No. 2199 was substituted for Assembly No. 2555 with which it is identical, and Mr. Doria was added as cosponsor of Senate No. 2199. Which motion passed by voice vote.

Senate No. 2199 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1085 was given third reading.

Mr. LaRocca moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative—None.

Mr. Girgenti asked for the record on Assembly No. 3561, which was furnished by the Clerk.

Mr. Girgenti moved that Assembly No. 3561 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Girgenti moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Girgenti offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3561 is an emergency measure and that it proceed forthwith from second to third reading.

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney,

Schuber, Schwartz, Shinn, Shusted, Thompson, Vanieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3561 was given third reading by emergency resolution.

Mr. Girgenti moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative was—Albohn—1.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3558, by Messrs. Kosco, Hardwick, Mazur, Hendrickson, Haytaian, Colburn, Weidel, Ms. Randall, Mr. Rooney, Ms. Cooper, Mr. Schuber, Ms. Ogden, Messrs. Rod, Kline and Rocco, Corrections, Health and Human Services Committee—Establishes a Health Care Facility Certificate of Need Study Commission.

Assembly No. 3564, by Mr. Paterniti, Law, Public Safety and Defense Committee—Requires enforcing agencies under the "Uniform Fire Safety Act" to inspect chimneys, flues and vents in one and two family houses at least once every three years.

Assembly No. 3566, by Messrs. Weidel and Zimmer, Education Committee—Requires one year residency in the district or county for members of boards of education.

Assembly No. 3567, by Mr. Watson, Education Committee—Provides that pupils eligible for more than one categorical program shall be included in each program for purposes of determining amount of categorical program State aid to education the district shall receive.

Assembly No. 3568, by Messrs. Zangari, Pellecchini and Charles, State Government, Civil Service, Elections, Pensions and Veterans Affairs—Permits campus police officers to enroll in PFRS.

Assembly No. 3570, by Messrs. Paterniti, Schwartz, Zangari, Devlin, Vainieri, Cuprowski, Rocco, Pellecchia, Doria, Patero, Pelly,

Otlowski, Riley, Fortunato, LaRocca, Pankok, Naples, Mazur, Foy, Long, Ms. Garvin, Messrs. Thompson, McEnroe, Bocchini, Kline, Flynn, Muziani, Ms. Perun, Messrs. Shusted, Colburn, Weidel, Rod, Kern, Palaia, Ms. Walker and Mr. Flynn—Energy and Natural Resources Committee—Makes littering a petty disorderly persons offense with a community service sentence.

Assembly No. 3574, by Messrs. Pelly, McEnroe and Paterniti, Energy and Natural Resources Committee—Requires certain counties to establish a mandatory recycling program.

Assembly No. 3575, by Mr. Flynn and Ms. Walker, Agriculture and Environment Committee—Requires DEP to prepare a study of hazardous household substances and alternative disposal strategies therefor.

Assembly No. 3576, by Mr. Flynn and Ms. Walker, County Government and Regional Authorities Committee—Requires BPU to impose fines on solid waste haulers using county landfills if they are more than 30 days in arrears on their accounts.

Assembly No. 3577, by Mr. Flynn and Ms. Walker, Judiciary Committee—Imposes criminal liability for anyone who knowingly transmits AIDS.

Assembly No. 3578, by Mr. Foy and Ms. Kalik, Labor Committee—Provides that workers' compensation benefits are remuneration, and the weeks a person collects this remuneration shall be counted when calculating weeks of employment necessary to collect unemployment benefits.

Assembly No. 3579, by Mr. Brown, Independent Authorities and Commissions Committee—Creates a Casino Reinvestment Development Advisory Board, appropriates \$50,000.00.

Assembly No. 3580, by Mr. Fortunato, Energy and Natural Resources Committee—Increases membership of the Passaic Valley Sewerage Commission.

Assembly Bill No. 3581, by Messrs. Fortunato, Haytaian and Otlowski, Corrections, Health and Human Services Committee—Directs Dept. of Corrections to establish pilot project to assess the cost-effectiveness of private correctional facilities.

Assembly No. 3583, by Messrs. Schuber, Kosco and Felice, Commerce and Industry Committee—Provides for the sale and disposition of unclaimed carpets or rugs.

Assembly No. 3584, by Messrs. Loveys, Zangari, Zecker, Palaia, Kosco, Hendrickson, Kavanaugh, Ms. Perun, Messrs. Martin, Haytaian, Muziani, Felice, Miller, Kern, Penn, Rocco, Ms. Ogden, Messrs. Deverin, Bennett, Schuber, Ms. Cooper, Messrs. Colburn, Shinn, Fortunato, Schwartz, S. Adubato, Foy, Cuprowski, Vainieri, Ms. Walker, Messrs. Flynn, Doyle, Ms. Ford and Mr. Hardwick, Energy and Natural Resources Committee—Provides for the cleaning, clearing and desnagging of certain rivers in the Passaic basin, makes various appropriations.

Assembly No. 3585, by Ms. Cooper, Ms. Ogden, Ms. Garvin, Mr. Rod, Ms. Ford, Ms. Perun, Messrs. Franks, Genova, Palaia, Ms. Muhler, Messrs. Martin, Frelinghuysen, Zimmer, Ms. Randall, Ms. Walker, Messrs. Flynn and Kiine, Law, Public Safety and Defense Committee—Establishes an annual award for woman police officer of the year.

Assembly No. 3586, by Messrs. Villane, Palaia, Ms. Walker, Mr. Flynn, Ms. Muhler and Mr. Bennett, Judiciary Committee—Authorizes the appointment of two additional Superior Court judges for Monmouth County.

Assembly No. 3587, by Mr. Herman, Law, Public Safety and Defense Committee—Allows certain photographs to be used as evidence to defend a charge of selling alcoholic beverages to persons under 21 years of age.

Assembly No. 3588, by Ms. Perun, Messrs. Franks Loveys, Genova, Ms. Ogden, Ms. Ford, Messrs. Mazur, Long, Cuprowski and Vainieri, Law, Public Safety and Defense Committee—Supplemental appropriation of \$35,000.00 to Middlesex Borough, and \$1,000.00 each to DCA, DEP and Health concerning emergency fire response systems.

Assembly No. 3589, by Messrs. Marsella and Riley, Agriculture and Environment Committee—Prohibits the siting of a new sanitary landfill within the pinelands.

Assembly No. 3590, by Mr. Thompson, Judiciary Committee—Makes the possession of a stun gun a crime of the third degree.

Assembly No. 3591, by Mr. Flynn and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prohibits certain primary candidates for the office of Governor from receiving public funds.

Assembly No. 3592, by Mr. Flynn and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Limits the expenditures of a gubernatorial candidate in the general election who received public funds for the primary election.

Assembly No. 3593, by Mr. Zangari, Higher Education and Regulated Professions Committee—Establishes a Board of Chiropractic Examiners in the Division of Consumer Affairs.

Assembly No. 3594, by Messrs. Charles and Doria, Judiciary Committee—Permits person charged with a second or subsequent drunk driving violation to demand and receive a jury trial.

Assembly No. 3595, by Messrs. Doria, Thompson, Vainieri, Cuprowski and LaRocca, Agriculture and Environment Committee—Authorizes municipal police and firemen to enforce State laws governing the transportation of hazardous substances.

Assembly No. 3596, by Messrs. Doria, Thompson, Vainieri, LaRocca, Ms. Muhler, Ms. Garvin, Messrs. Bocchini and Rocco, Higher Education and Regulated Professions Committee—Provides for the licensing of ophthalmic dispensing establishments.

Assembly No. 3597, by Messrs. Shinn, Colburn and Loveys, Agriculture and Environment Committee—Clarifies DEP's power to collect penalties for violations of the "State Park and Forestry Resources Act."

Assembly No. 3598, by Ms. Ogden, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Appropriates \$5,400.00 in federal funds to N. J. State Council on the Arts to support additional cultural projects, programs and services.

Assembly No. 3599, by Ms. Ogden, Messrs. Rod, Genova, Ms. Perun, Messrs. Franks and Kavanaugh, Agriculture and Environment Committee—Directs DEP to establish a N. J. Chemical Waste Disposal Day Program to allow safe disposal of household chemicals.

Assembly No. 3600, by Ms. Randall, Messrs. Rooney, Felice, Schuber, Kosco, Penn, Zimmer, Weidel, Palaia, Ms. Cooper, Mr. Shinn, Ms. Muhler, Messrs. Bennett and Genova, Aging Committee—Establishes a program in Department of Commerce and Economic Development to encourage businesses to offer discounts for senior and disabled citizens.

Assembly No. 3601, by Ms. Ford and Mr. Doyle, Energy and Natural Resources Committee—Requires BPU to design a standard format for water bills.

Assembly No. 3602, by Messrs. Shusted and Rocco, Corrections, Health and Human Services Committee—Exempts facilities with fewer than 5 units of dwelling space from the jurisdiction of the "Rooming and Boarding House Act".

Assembly No. 3603, by Messrs. Rocco, Shusted, Schuber, Marsella, Riley and Doria, Banking and Insurance Committee—Provides for the reimbursement of physiological laboratory services under medical service corporation contracts.

Assembly No. 3605, by Mr. Kline, Ms. Ford, Ms. Perun, Mr. Penn, Ms. Muhler, Messrs. Gorman and Rocco, Judiciary Committee—Makes it a crime of the fourth degree to operate a school bus while under the influence of drugs or alcohol.

Assembly No. 3607, by Mr. Flynn and Ms. Walker, Higher Education and Regulated Professions Committee—Permits licensed professional engineers to practice architecture.

Assembly No. 3608, by Mr. Rooney, Ms. Randall, Messrs. Zecker, Schuber, Felice and Penn, Energy and Natural Resources Committee—Requires governmental entities to consider energy cost savings in contracts they enter into and to implement energy savings improvements.

Assembly No. 3609, by Mr. Marsella, Energy and Natural Resources Committee—Prohibits disconnection of residential water service to needy persons during winter months.

Assembly No. 3611, by Mr. Bennett and Ms. Muhler, Agriculture and Environment Committee—Creates position of vice-chairman of the Tidelands Resource Council.

Assembly No. 3612, by Mr. McEnroe and Ms. Garvin, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits appointment of fire alarm operators to uniformed firefighting positions without civil service examination.

Assembly No. 3613, by Messrs. Villane, Marsella, Palaia, Kosco, Ms. Ogden, Messrs. Rod, Genova, Muziani, Hendrickson, Ms. Muhler, Messrs. Bennett, Miller, Zecker, Penn, Rooney, Kline, Riley, Pankok, Foy, Kern, Shusted and Rocco, Judiciary Committee—Makes littering a petty disorderly persons offense punishable by fine and community service.

Assembly No. 3616 by Messrs. Charles and Watson, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Clarifies that teaching staff members are to be included in the Teachers' Pension and Annuity Fund.

Assembly No. 3618, by Messrs. Kosco, Zangari, Schuber, Kline, Haytaian, Rooney, Zecker, Felice, Ms. Muhler, Ms. Randall, Messrs. Weidel, Colburn, Palaia, Ms. Cooper, Ms. Ogden, Messrs. Rocco, Rod, Deverin, Doria, Long, Mazur, Baer, Hendrickson, Hardwick, Franks and Ms. Ford, Higher Education and Regulated Professions Committee—Provides tuition aid for veterans of Grenada and Lebanon peace-keeping missions.

Assembly No. 3619, by Mr. Doyle and Ms. Ford, Education Committee—Changes dates on which schools take enrollment counts for purposes of determining State aid and on which they are informed of State aid entitlements.

Assembly No. 3620, by Messrs. Villane, Frelinghuysen, Weidel, Hardwick, Hendrickson, Franks, Haytaian, Martin, Muziani, Loveys, Shusted, Rocco, Kern, Rod, Ms. Ogden, Messrs. Palaia, Shinn, Ms. Cooper, Messrs. Schuber, Felice, Kosco, Rooney and Zecker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prohibits investment of State pension or annuity funds in certain companies doing business in South Africa, appropriates \$250,000.00.

Assembly No. 3621, by Mr. Mazur, Agriculture and Environment Committee—Directs DEP to study ways to abate nuisances created by fire sirens, appropriates \$35,000.00.

Assembly No. 3622, by Mr. Bryant, Transportation and Communications Committee—Makes certain businesses of long-distance telecommunications carrier service subject to the local personal property tax.

Assembly Joint Resolution No. 99, by Mr. Paterniti, Law, Public Safety and Defense Committee—Creates a commission to study the effectiveness of penalties for possession, use and sale of controlled dangerous substances.

Assembly Joint Resolution No. 100—Open.

Assembly Joint Resolution No. 102, by Messrs. Palaia, Villane, Ms. Garvin, Ms. Muhler, Messrs. Felice, Colburn, Ms. Cooper, Messrs. Haytaian, Bennett, Ms. Walker, Messrs. Flynn, Doria, Mazur and Baer, Education Committee—Creates commission to study services and programs available to hearing impaired children.

Assembly Joint Resolution No. 103, by Mr. Flynn and Ms. Walker, Transportation and Communications Committee—Designates State highway route 36 as “Memorial Highway”.

Assembly Joint Resolution No. 104, by Mr. Flynn and Ms. Walker, Transportation and Communications Committee—Designates State highway route 35 as “Veterans Highway”.

Assembly Joint Resolution No. 105, by Messrs. Franks and Hardwick, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Creates the Sullivan Principles Study Commission.

Assembly Joint Resolution No. 106, by Ms. Ogden, without reference—Commemorates the tercentenary birthdays of Bach, Handel and Scarlatti.

Assembly Joint Resolution No. 107, by Ms. Ogden, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes FERC and the Economic Regulatory Administration to conduct joint or concurrent hearings concerning the importation of natural gas into the U. S.

Assembly Concurrent Resolution No. 181, by Mr. Bennett, Ms. Ogden, Ms. Muhler, Messrs. Zimmer, Doria, Vainieri, Cuprowski, LaRocca, Ms. Walker, Messrs. Flynn, Hardwick, Villane, Rod, Hendrickson, Palaia, Kosco and Schuber, Transportation and Communications Committee—Memorializes Congress and President to enact legislation prohibiting the expenditure of public funds for “Westway.”

Assembly Resolution No. 136, by Ms. Walker, Messrs. Flynn, Paterniti, Marsella, McEnroe and S. Adubato, Corrections, Health and Human Services Committee—Memorializes Congress to provide additional federal funding to the N. J. State Commission on Cancer Research.

Assembly Resolution No. 137, by Messrs. Shinn and Colburn, County Government and Regional Authorities—Requests Advisory Council on Solid Waste Management to study solid waste facility siting criteria.

Assembly No. 3624, by Messrs. Paterniti, Flynn, Ms. Walker, Messrs. Pelly, Pellecchia, Riley, Mazur, Marsella and Patero, Aging Committee—Concerns exclusion from N. J. gross income of gains from sales of principal residence.

Assembly No. 3625, by Mr. Paterniti, Aging Committee—Concerns housing for elderly estab. shared housing program and appropriates \$500,000.00.

Assembly No. 3626, by Mr. Fortunato, Without reference—Provides funds for magnet school programs.

Assembly No. 3629, by Messrs. Schwartz and Felice, Revenue, Finance and Appropriations Committee—Appropriates \$11,000,000.00 in excess of current federal appropriation through Title XIX.

Assembly No. 3630, by Messrs. Riley and Marsella, Without Reference—Supplements \$95,000.00 to Waterford twp. Municipal Utility Authority to reduce nitrates in groundwater supply.

Assembly No. 3631, by Ms. Kalik, Without reference—Prohibits banking institutions from charging service fees for time deposit accounts.

Assembly No. 3636, by Messrs. S. Adubato, Baer, Naples, Charles, Doria, Mazur, Brown, Zangari, M. Adubato, Thompson, Ms. Garvin and Mr. McEnroe, Without reference—Provides funds for special magnet school programs.

Assembly No. 3638, by Messrs. Zangari and Brown, Without reference—Concerns purchase of credit for temporary service by certain members of PERS.

Assembly No. 3667, by Mr. Karcher, County Government and Regional Authorities Committee—Concerns solid waste management plans.

Assembly No. 3643, by Mr. McEnroe, County Government and Regional Authorities Committee—Concerns nomination of county employees to pension commissions.

Assembly No. 3668, by Messrs. Schwartz, Charles and Brown, Without reference—Establishes a model curriculum on role of black women in Amer/N. J. History and appropriates \$40,000.00.

Assembly No. 3660, by Messrs. Baer, Mazur and Bennett, Agriculture and Environment Committee—Concerns hazardous substances in Environment.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3606, 3626, 3630, 3631, 3636, 3638, 3668 and Assembly Joint Resolution No. 106.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3045 Aca, 3046 and 3136.

The Assembly Banking and Insurance Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1889, 2486 Aca, 2489 Aca, 2865 Aca, 2866 Aca, 2867, 2868, 2869 Aca, 3125 Aca and Senate No. 1364 Aca.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3073 Aca, 3177 Aca and Senate No. 2589.

The Assembly Housing and Urban Policy Committee reported the following bill favorably and as reported was given second reading:

Senate No. 2697 Aca.

The Assembly Higher Education and Regulated Professions Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2554 Aca, 3253 and Senate No. 1843.

The Assembly Commerce and Industry Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 506 Acs, 2927 and Senate No. 1598.

The Assembly Agriculture and Environment Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3015 Aca, 3179 and 3226 Aca.

The Assembly Housing and Urban Policy Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 1988, 3571 Aca, 3572 Aca and 3573 Aca.

The Assembly Higher Education and Regulated Professions Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2359, 2897 Aca, 3195 Aca, 3282 Aca and 3310 Aca.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 3117, 1106 and 2854.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 1106 and 2854.

On motion of Mr. Paterno, the following resolution passed by voice vote:

May 6, 1985

Resolved this house hereby recalls Assembly Bill No. 3484 from the Senate.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 618, 1044, 2065, 2172, 3404, 3489 and 3582.

On motion of Ms. Perun and adopted, Assembly Resolution No. 17 was withdrawn from the files.

On motion made and adopted, cosponsors were named to the following bills:

Assembly Nos. 2802, 2805 and 2806, Ms. Perun.

Assembly No. 623, Ms. Muhler and Mr. Bennett.

Assembly No. 2349, Mr. Miller.

Assembly No. 3031, Mr. Ranieri.

Assembly No. 3270, Messrs. Hendrickson and Franks.

Assembly No. 2743, Mr. Girgenti.

Assembly No. 1621, Ms. Cooper.

Assembly No. 506, Messrs. Rooney and Felice.

Assembly No. 3614, Messrs. Kline, Muziani, Ms. Cooper, Messrs. Rocco, Shusted, Gorman, Hardwick, Kavanaugh and Penn.

Assembly No. 2663, Mr. Girgenti.

Assembly No. 1862, Mr. Martin.

Assembly No. 3205, Messrs. Patero and Bocchini.

Assembly No. 1932, Ms. Ford and Mr. Doyle.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, May 13, 1985 at 2 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, May 9, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, May 11, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, MAY 13, 1985

The General Assembly met at 2:30 p. m.

Prayer was offered by Reverend Robert Turner, St. Francis Episcopal Church, Dunellen, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in Session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Mr. Deverin offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 608.

Which was read by the Clerk and adopted by the following vote:

74 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe,

Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 3668 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—73.

In the negative—None.

Mr. Bocchini offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 588.

Which was read by the Clerk and adopted by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Mr. Naples offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 778.

Which was read by the Clerk and adopted by the following vote:

55 Yeas 17 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—55.

In the negative were—

Franks, Frelinghuysen, Haytaian, Kavanaugh, Kern, Kline, Martin, Miller, Muhler, Ogden, Penn, Rooney, Shinn, Shusted, Weidel, Zecker, Zimmer—17.

Assembly No. 3448 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

70 Yeas 5 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—70.

In the negative were—

Albohn, Miller, Penn, Rooney, Zecker—5.

Senate No. 2710 was given third reading.

Mr. Karcher moved the bill which passed by the following vote:

63 Yeas 7 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Hardwick, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler,

Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—63.

In the negative were—

Albohn, Frelinghuysen, Kern, Miller, Rooney, Zecker, Zimmer—7.

Mr. Paterniti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 837.

Which was read by the Clerk and adopted by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

On motion of Mr. Weidel, pursuant to Rule 15:20, Senate No. 2617 was substituted for Assembly No. 1240 with which it is identical, and Mr. Weidel was added as cosponsor of Senate No. 2617. Which motion passed by voice vote.

Senate No. 2617 was given third reading.

Mr. Weidel moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn,

Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 2472 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

43 Yeas 31 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Hendrickson, Kavanaugh, Kern, Kline, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Randall, Rod, Rooney, Schuber, Shinn, Villane, Weidel, Zecker, Zimmer—31.

Ms. Perun moved that Assembly No. 2663 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

35 Yeas 37 Nays

In the affirmative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Franks, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Littell, Loveys, Martin, Miller, Muhler, Muziani, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

In the negative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, McEnroe, Naples, Otlowski, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Thompson, Vainieri, Walker, Watson, Zangari—37.

Assembly No. 2663 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

53 Yeas 21 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant,

Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—53.

In the negative were—

Albohn, Colburn, Cooper, Franks, Genova, Hardwick, Hendrickson, Kavanaugh, Kern, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn, Randall, Rooney, Shusted, Zecker, Zimmer—21.

Assembly No. 3373 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

72 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative were—

Albohn, Miller—2.

Assembly No. 3475 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

62 Yeas 9 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—62.

In the negative were—

Albohn, Genova, Hardwick, Kern, Martin, Miller, Rod, Rooney, Zecker—9.

Mr. Villane moved that Assembly No. 1309 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

37 Yeas

37 Nays

In the affirmative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Foy, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kavanaugh, Kern, Kline, Littell, Loveys, Marsella, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker—37.

In the negative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), LaRocca, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—37.

Assembly No. 1309 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

45 Yeas

17 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Littell, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Weidel, Zangari—45.

In the negative were—

Albohn, Colburn, Felice, Franks, Frelinghuysen, Genova, Hardwick, Hendrickson, Kern, Martin, Miller, Muhler, Ogden, Palaia, Schuber, Shinn, Zecker—17.

On motion of Mr. Chinnici, Assembly Concurrent Resolution No. 117 passed by the following vote:

72 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian,

Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

Mr. Zangari asked for the record on Senate No. 2335, which was furnished by the Clerk.

Mr. Zangari moved that Senate No. 2335 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zangari moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. S. Adubato, pursuant to Rule 15:20, Senate No. 2872 was substituted for Assembly No. 3636 with which it is identical, and Mr. S. Adubato was added as cosponsor of Senate No. 2872. Which motion passed by voice vote.

Senate No. 2872 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

56 Yeas

14 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Randall, Ranieri, Riley, Rocco, Schuber, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zimmer—56.

In the negative were—

Albohn, Colburn, Felice, Franks, Frelinghuysen, Hardwick, Kavanaugh, Kern, Miller, Penn, Rooney, Shinn, Villane, Zecker—14.

Assembly No. 3323 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

48 Yeas

19 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Flynn, Ford, Franks, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Littell, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Riley, Rod, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—48.

In the negative were—

Albohn, Cooper, Felice, Frelinghuysen, Hardwick, Kavanaugh, Kern, Loveys, Martin, Miller, Muhler, Penn, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Weidel—19.

Assembly No. 2948 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

72 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 506 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

59 Yeas	10 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Garvin, Genova, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zimmer—59.

In the negative were—

Albohn, Colburn, Cooper, Frelinghuysen, Hardwick, Loveys, Miller, Muhler, Shinn, Zecker—10.

Mr. Doyle moved that the General Assembly recess until 8:30 p.m. Which motion was adopted.

The General Assembly reconvened at 8:45 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

S. Adubato, Albohn, Baer, Brown, Cuprowski, Doria, Doyle, Felice, Flynn, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Karcher (Speaker), Kern, LaRocca, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—48.

On motion of Ms. Garvin, pursuant to Rule 15:20, Senate No. 419 was substituted for Assembly No. 1860 with which it is identical, and Ms. Garvin was added as cosponsor of Senate No. 419. Which motion passed by voice vote.

Senate No. 419 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

52 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Brown, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, LaRocca, Littell, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Walker, Weidel, Zangari, Zecker, Zimmer—52.

In the negative was—Albohn—1.

On motion of Mr. Franks, pursuant to Rule 15:20, Senate No. 627 was substituted for Assembly No. 308 with which it is identical, and Mr. Franks was added as cosponsor of Senate No. 627. Which motion passed by voice vote.

Senate No. 627 was given third reading.

Mr. Franks moved the bill which passed by the following vote:

53 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Cooper, Cuprowski, Doyle, Felice, Flynn, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, La-

Rocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Walker, Weidel, Zangari, Zecker, Zimmer—53.

In the negative—None.

Assembly No. 2571 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

58 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—58.

In the negative was—Kern—1.

Assembly No. 1879 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—60.

In the negative—None.

Mr. Pelly offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1432/1712 Acs.

Which was read by the Clerk and adopted by the following vote:

57 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Herman, Karcher (Speaker), Kern, LaRocca, Littell, Loveys, Mar-

tin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—57.

In the negative—None.

Assembly No. 2802 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zecker, Zimmer—60.

In the negative—None.

Mr. Girgenti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2040.

Which was read by the Clerk and adopted by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—63.

In the negative—None.

Assembly No. 2805 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hard-

wick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Assembly No. 2345 was given third reading.

Mr. Naples moved the bill which passed by the following vote:

57 Yeas 6 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—57.

In the negative were—

Albohn, Kern, Miller, Muhler, Penn, Zecker—6.

Assembly No. 2806 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

On motion of Mr. Otlowski, pursuant to Rule 15:20, Senate No. 2005 was substituted for Assembly No. 2286 with which it is identical, and Mr. Otlowski was added as cosponsor of Senate No. 2005. Which motion passed by voice vote.

Senate No. 2005 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 3075 was given third reading.

Mr. Hardwick moved the bill which passed by the following vote:

62 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative was—Albohn—1.

Assembly No. 3518 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

64 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative was—Albohn—1.

On motion of Mr. Chinnici, pursuant to Rule 15:20, Senate No. 2614 was substituted for Assembly No. 3346 with which it is identical, and Mr. Chinnici was added as cosponsor of Senate No. 2614. Which motion passed by voice vote.

Senate No. 2614 was given third reading.

Mr. Chinnici moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Assembly No. 3463 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

62 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative were—Albohn, Miller, Penn—3.

Mr. Baer asked for the record on Assembly No. 3434, which was furnished by the Clerk.

Mr. Baer moved that Assembly No. 3434 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X VOICE VOTE

Mr. Baer moved the adoption of the amendments which motion passed by the following vote:

X VOICE VOTE

The bill, as amended, was given second reading.

Assembly No. 3638 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

60 Yeas

3 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zimmer—60.

In the negative were—Albohn, Colburn, Zecker—3.

Mr. Gorman asked for the record on Assembly No. 800, which was furnished by the Clerk.

Mr. Gorman moved that Assembly No. 800 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X VOICE VOTE

Mr. Gorman moved the adoption of the amendments which motion passed by the following vote:

X VOICE VOTE

The bill, as amended, was given second reading.

On motion by Mr. Doyle

Resolved, That pursuant to Assembly Rule 15:11b, the following bills are listed for consideration by the General Assembly on May 13, 1985.

Senate No. 144, by Mr. Rand and Assembly No. 3069, by Mr. Gorman—South Jersey Port Corp—in lieu of tax payments—\$900,000.00 lease/purchase.

Assembly No. 2863, by Mr. Ranieri—Ind. colleges to participate in State purchase contracts.

Assembly No. 2748, by Mr. Cuprowski—Redevelopment agencies to sell bonds by approval of Local Finance Board.

Senate No. 1781, by Mr. Dumont and Assembly No. 2085 by Mr. Muziani—Establishes a fund for the Improvement of Collegiate Education. Appropriates \$2 million.

Assembly Joint Resolution No. 29, by Mr. Franks—Memorialize Congress Extend Superfund 1985-1990.

Assembly No. 2124, by Mr. Miller—Increases benefits to Civil Defense Volunteers injured in authorized service.

Assembly No. 2804, by Mr. Hardwick—Victims Rights.

Assembly No. 1402, by Mr. Haytaian—Juvenile Diagnostic Centers.

Assembly No. 3279, by Mr. Herman—Exempts from Sales Tax Services on tangible property delivered out-of-State.

Senate No. 2623, by Mr. Jackman—\$100,000.00 Statue of Liberty Commission.

Assembly No. 3015, by Ms. Walker—Shore Protection Bond Act Appropriation.

Senate No. 2877, by Mr. Russo—Permits designation of a municipal Incineration Authority within a county.

Assembly No. 3315, by Mr. Foy—\$6 million Appropriation of Federal Funds to Department of Human Services.

Assembly No. 3059, by Mr. Rocco and Senate No. 2532 by Mr. Foran—Appropriates Federal Funds to Department of Education—\$3,746,000.00.

Assembly No. 3181, by Mr. Frelinghuysen—Appropriates \$160,000.00 to fund Senior Citizen vision care.

Assembly No. 3040, by Mr. Loveys—Establishes Statewide Self-Help Clearinghouse in Division of Mental Health—DHS.

On motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X VOICE VOTE

Assembly No. 2041 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

61 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—61.

In the negative were—

Albohn, Schuber—2.

Assembly No. 2175 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Aduato, Albohn, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Loveys, Martin, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—60.

In the negative—None.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3015 Aca, 3040, 3059, 3279 Aca and Senate No. 2532.

Mr. Herman offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3279 is an emergency measure and that it proceed forthwith from second to third reading.

61 Yeas

0 Nays

In the affirmative were—

S. Aduato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zecker, Zimmer—61.

In the negative—None.

Ms. Walker offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3015 is an emergency measure and that it proceed forthwith from second to third reading.

62 Yeas

1 Nay

In the affirmative were—

S. Aduato, Baer, Bocchini, Brown, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian,

Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zecker, Zimmer—62.

In the negative was—Albohn—1.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3181 and 3315.

Mr. Foy offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3315 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—64.

In the negative was—Albohn—1.

Mr. Frelinghuysen offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3181 is an emergency measure and that it proceed forthwith from second to third reading.

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani,

Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—63.

In the negative—None.

Mr. Loveys offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3040 is an emergency measure and that it proceed forthwith from second to third reading.

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—66.

In the negative—None.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 407 Sea, State Government Committee.

Senate No. 2623, without reference.

Senate No. 2829, without reference.

Senate No. 2893, without reference.

Senate No. 2877, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 2623, 2829, 2893 and 2877.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2877 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Boechini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zimmer—64.

In the negative was—Zecker—1.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2623 is an emergency measure and that it proceed forthwith from second to third reading.

65 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Boechini, Brown, Chinnici, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—65.

In the negative—None.

On motion of Mr. Rocco, pursuant to Rule 15:20, Senate No. 2532 was substituted for Assembly No. 3059 with which it is identical, and Mr. Rocco was added as cosponsor of Senate No. 2532. Which motion passed by voice vote.

Mr. Rocco offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2532 is an emergency measure and that it proceed forthwith from second to third reading.

62 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Brown, Chinnici, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks,

Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—62.

In the negative—None.

Mr. Doyle moved that the General Assembly recess for 10 minutes. Which motion was adopted by Voice Vote.

The General Assembly reconvened at 10:20 P.M. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

S. Adubato, Albohn, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—59.

Senate No. 2877 was given third reading by emergency resolution.

Mr. Doyle moved the bill which passed by the following vote:

57 Yes 1 Nay

In the affirmative were—

Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—57.

In the negative was—Riley—1.

Assembly No. 3040 was given third reading by emergency resolution.

Mr. Loveys moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hard-

wick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rainieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—62.

In the negative—None.

Senate No. 2623 was given third reading by emergency resolution.

Mr. Ranieri moved the bill which passed by the following vote:

60 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly Penn, Perun, Randall, Rainieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—60.

In the negative—None.

Senate No. 2532 was given third reading by emergency resolution.

Mr. Rocco moved the bill which passed by the following vote:

63 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rainieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—63.

In the negative—None.

Assembly No. 3630 was given third reading by emergency resolution.

Mr. Riley moved the bill which passed by the following vote:

58 Yeas

2 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Her-

man, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zimmer.—58.

In the negative were—

Albohn, Zecker—2.

Ms. Muhler offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 569.

Which was read by the Clerk and adopted by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rainieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—63.

In the negative—None.

On motion of Mr. Cuprowski, pursuant to Rule 15:20, Senate No. 1983 was substituted for Assembly No. 2709 with which it is identical, and Mr. Cuprowski was added as cosponsor. Which motion passed by voice vote.

Senate No. 1983 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

52 Yeas 2 Nays

In the affirmative were—

S. Adubato, Bocchini, Chinnici, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Shinn, Shusted, Vainieri, Walker, Watson, Weidel, Zimmer—52.

In the negative were—

Albohn, Zecker—2.

Assembly No. 3181 was given third reading by emergency resolution.

Mr. Frelinghuysen moved the bill which passed by the following vote:

57 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Watson, Weidel, Zecker, Zimmer—57.

In the negative—None.

Assembly No. 3315 was given third reading by emergency resolution.

Mr. Foy moved the bill which passed by the following vote:

61 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Watson, Weidel, Zecker, Zimmer—61.

In the negative—None.

On motion of Mr. Muziani, pursuant to Rule 15:20, Senate No. 1781 was substituted for Senate No. 2085 with which it is identical, and Mr. Muziani was added as cosponsor of Senate No. 1781. Which motion passed by voice vote.

Senate No. 1781 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

60 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Mar-

sella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Watson, Weidel, Zecker, Zimmer—60.

In the negative was—Albohn—1.

Assembly No. 3279 was given third reading by emergency resolution.

Mr. Herman moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Watson, Zecker—58.

In the negative—None.

Assembly No. 2863 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Shinn, Shusted, Vainieri, Villane, Watson, Weidel, Zecker, Zimmer—60.

In the negative—None.

Assembly Joint Resolution No. 29 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kava-

naugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Shinn, Shusted, Vainieri, Villane, Weidel, Zecker, Zimmer—60.

In the negative—None.

Assembly No. 2748 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

56 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schubert, Shinn, Shusted, Vainieri, Villane, Weidel, Zecker—56.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3623, by Mr. Paterniti, Law, Public Safety and Defense Committee—Provides for the revocation of a person's license when convicted of littering from a motor vehicle.

Assembly No. 3627, by Messrs. Genova, Paterniti and Ms. Randall, Corrections, Health and Human Services Committee—Requires receipts shall be given for PAAD copayments.

Assembly No. 3628, by Messrs. Riley and Marsella, Judiciary Committee—The "New Jersey Uniform Transfers to Minors Act."

Assembly No. 3632, by Messrs. Frelinghuysen, Hardwick, Devin, Haytaian, Pankok, Shinn, Kavanaugh, Karcher, Girgenti, Shusted, Rocco, Penn, Martin, Albohn, Weidel, Pelly, Ms. Walker, Messrs. Ranieri, LaRocca, Loveys, Ms. Perun, Messrs. Franks, Bennett, Zimmer and Villane, Corrections, Health and Human Services Committee—Makes the Dept. of Human Services responsible for the development, licensing and regulation of community residences for the mentally ill.

Assembly No. 3633, by Messrs. Villane, Palaia and Bennett, Energy and Natural Resources Committee—Prohibits disposal of sewage at federal dumpsites 12 miles off Sandy Hook, NJ after deadline established by federal EPA or October 1, 1986, whichever is sooner.

Assembly No. 3634, by Ms. Walker and Mr. Flynn, Revenue, Finance and Appropriations Committee—Provides that one-tenth

of the \$0.05 surtax on a package of 20 cigarettes shall be deposited in the Cancer Research Fund and annually appropriated to the NJ State Commission on Cancer Research.

Assembly No. 3635, by Ms. Perun, Law, Public Safety and Defense Committee—Authorizes the issuance of special motor vehicle registration plates to mayors.

Assembly No. 3637, by Messrs. Watson, Bryant, Charles and Ms. Garvin, Education Committee—Establishes a separate line item for contingency expenses in school district budgets.

Assembly No. 3639, by Messrs. Shuber and Kosco, Agriculture and Environment Committee—Exempts certain owners of floating docks from necessity of applying for a lease, grant, or license.

Assembly No. 3640, by Mr. Frelinghuysen, Corrections, Health and Human Services Committee—Supp. approp, of \$256,000 to Dept. of Human Services to expand preschool eye screening programs.

Assembly No. 3641, by Messrs. Cuprowski, Doria, Vainieri and Charles, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides for cost-of-living adjustments for certain county employee retirants.

Assembly No. 3642, by Messrs. Herman and Pankok, State Government, Civil, Service, Elections, Pensions and Veterans Affairs Committee—Extends the State Health Benefits Program to certain disabled dependents.

Assembly No. 3644, by Messrs. Shusted, Rocco, Girgenti, Pellecchia and Kern, Judiciary Committee—Permits persons 16 years of age or less to testify at administrative hearings by appearing on closed circuit television.

Assembly No. 3645, by Messrs. Shusted, Rocco, Girgenti and Pellecchia, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that parking spaces for physically handicapped shall be provided at every government building.

Assembly No. 3646, by Messrs. Vainieri, Cuprowski, LaRocca and Ranieri, Corrections, Health and Human Services Committee—Provides that physicians may not perform elective surgery on a patient unless a second physician's opinion approving the surgery is obtained.

Assembly No. 3647, by Messrs. Vainieri, Doria, Cuprowski, LaRocca and Ranieri, Law, Public Safety and Defense Committee—Prohibits a parent or legal guardian from leaving a child unattended in a motor vehicle.

Assembly No. 3648, by Messrs. Vainieri, Doria, Ranieri and LaRocca, Judiciary Committee—Prohibits an individual who has been convicted of a crime involving the abuse of a child from membership on a board of education.

Assembly No. 3649, by Messrs. Charles, Watson, Brown, Doria, Vainieri, Cuprowski, Ranieri and LaRocca, State Government, Civil

Service, Elections, Pensions, and Veterans Affairs Committee—Permits Director of Div. of Purchase and Property to award contracts to two or more bidders under certain circumstances.

Assembly No. 3650, by Mr. Ranieri, State Government, Civil Service, Elections, Pensions and Veterans Affairs—Includes superintendent of garage and motor fleet in certain municipalities in PERS.

Assembly No. 3651, by Ms. Muhler and Mr. Bennett, Higher Education and Regulated Professions Committee—Provides that units of local government shall deduct certain overdue student loan payments from the wages of local government employees.

Assembly No. 3652, by Messrs. Zangari, Patero and Bocchini, Labor Committee—Makes county juvenile detention officers subject to the compulsory arbitration provisions of the NJ Employer-Employee Relations Act.

Assembly No. 3653, by Mr. Doyle and Ms. Ford, Revenue, Finance and Appropriations Committee—Exempts from the State inheritance tax transfers which qualify for the federal estate tax marital deduction.

Assembly No. 3654, by Messrs. Schuber, Kosco, Felice, Rooney, Franks, Ms. Randall, Messrs. Genova and Weidel, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Amends certain requirements a veteran must meet to qualify for certain PERS retirement allowance.

Assembly No. 3655, by Ms. Perun, Education Committee—Requires the Dept. of Ed. to make identification dots available to public school pupils.

Assembly No. 3656, by Messrs. Thompson, Watson, Ms. Garvin, Messrs. Charles, Brown, Bryant, Deverin, Zangari, Kern, Shusted, Naples, Otlowski, Ms. Perun, Messrs. Mazur, Gorman, Weidel, Ranieri, LaRocca, M. Adubato, Vainieri, Kavanaugh and Pankok, Independent Authorities and Commissions Committee—Requires new baseball stadium authorized as a NJ Sports and Exposition Authority project to be named "Rickey-Robinson Stadium."

Assembly No. 3657, by Mr. Doyle and Ms. Ford, Revenue, Finance and Appropriations Committee—Supp. approp. of \$249,750 in federal funds to the Div. of Advocacy for the Developmentally Disabled for the protection of citizens' rights program and the clients assistance project.

Assembly No. 3658, by Messrs. Bocchini, Patero and Watson, without reference—Permits qualified corporations to act as transfer agents or fiscal agents on behalf of an investment company or a unit investment trust under certain circumstances.

Assembly No. 3659, by Mr. Kavanaugh, Higher Education and Regulated Professions Committee—Exempts licensed engineers from penalty for performance of any architectural services.

Assembly No. 3661, by Ms. Walker and Mr. Flynn, Corrections, Health and Human Services Committee—Clarifies which health care facilities and professionals may participate in an infant mortality prevention program.

Assembly No. 3662, by Messrs. Doria, Doyle, Zangari, Cuprowski, Vainieri, Charles, Ranieri, LaRocca, Ms. Muhler, Messrs. Haytaian, Weidel, Zimmer, Frelinghuysen, Brown, Thompson and Bocchini, Banking and Insurance Committee—Prohibits certain insurance agents, brokers and solicitors from negotiating certain insurance policies covering real or personal property.

Assembly No. 3663, by Messrs. Doria, Doyle, Zimmer, Cuprowski, Vainieri, Charles, Ranieri, LaRocca, Ms. Muhler, Messrs. Haytaian, Weidel, Frelinghuysen, Brown, Thompson and Bocchini, Banking and Insurance Committee—Prohibits certain insurance agents, brokers and solicitors from negotiating certain insurance policies which are sold contingent on the making of loans or the granting of extensions of credit.

Assembly No. 3664, by Messrs. Doria, Doyle, Zangari, Cuprowski, Vainieri, Charles, Ranieri, LaRocca, Ms. Muhler, Messrs. Haytaian, Weidel, Zimmer, Frelinghuysen, Brown, Thompson and Bocchini, Banking and Insurance Committee—Prohibits lenders from requiring borrowers to file insurance policies covering real or personal property which is the subject of the loan.

Assembly No. 3665, by Messrs. Shusted and Rocco, Revenue, Finance and Appropriations Committee—Allows extension of time for filing of certain appeals of property tax assessments with the Tax Court.

Assembly No. 3666, by Mr. Martin, Transportation and Communications Committee—Prohibits use or possession of radar detectors in motor vehicles.

Assembly No. 3670, by Messrs. Pellecchia, Girgenti, McEnroe, Hollenbeck, LaRocca, Paterniti, Schuber, Pankok, Mazur, Bocchini, Patero, Long, Charles, Bryant, Naples, Ms. Garvin, Messrs. Doria, Deverin and Otowski, Revenue, Finance and Appropriations Committee—Concerns special retirement privileges of vet members of PERS and approp. such funds as necessary.

Assembly No. 3672, by Mr. Foy, Corrections, Health and Human Services Committee—Permits discounts, premiums, and rebates regarding sale of drugs and medications.

Assembly No. 3679, by Ms. Garvin and Mr. Thompson, Higher Education and Regulated Professions Committee—Ensures equal State funding of county colleges.

Assembly No. 3680, by Mr. Pelly, Higher Education and Regulated Professions Committee—Est. a N.J. State Gov't fellowship program.

Assembly No. 3681, by Messrs. Bryant and Thompson, without reference—Adds 7th St. Camden to State Hwy. system.

Assembly No. 3683, by Messrs. Kavanaugh, Penn, Zecker, Felice, Schuber, Rocco, Shusted, Girgenti, Haytaian, Pellecchia, Gorman, Doria, Cuprowski, Vainieri, Ranieri, LaRocca, Deverin, Long, Pankok, Foy, Schwartz, Littell, Colburn and Martin, without reference—Concerns credit for military service for teaching staff members.

Assembly No. 3685, by Messrs. Littell, Haytaian and Weidel, without reference—Transfer of land used as ski facility in exchange for land to be used for recreation, conservation and fish/game purposes.

Assembly No. 3710, by Mr. Doyle, Ms. Ford, Messrs. Foy and Karcher, without reference—Concerns salaries of judges and Dir. of Workers' Comp.

Assembly Concurrent Resolution No. 182, by Messrs. Villane, Palaia and Bennett, Energy and Natural Resources Committee—Memorializes EPA to close a federal sewerage sludge dump site in the Atlantic Ocean.

Assembly Concurrent Resolution No. 184, by Messrs. Hendrickson, Haytaian, Muziani, Loveys, Ms. Perun, Messrs. Genova and Hardwick, Banking and Insurance Committee—Directs Commission on Alcoholic Beverage Liability to study related insurance cost issues.

Assembly Resolution No. 139, by Messrs. Kavanaugh, Penn, Zecker, Rooney and Felice, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to continue a certain gross income tax deduction to benefit the disabled.

Assembly Joint Resolution No. 109, by Messrs. Paterno, Marsella, Bocchini, Ms. Perun and Mr. Kavanaugh, without reference—Creates commission to study mgmt. of Delaware/Raritan Canal State Park.

Assembly Resolution No. 144, by Messrs. Paterno, Marsella, Bocchini, Penn, Kavanaugh and Watson, without reference—Req. DEP to postpone transfer of portion of Del./Raritan Canal State Park to N.J. Water Supply Auth.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 3658, 3681, 3683, 3685 and 3710, Assembly Joint Resolution No. 109 and Assembly Resolution No. 144.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2299, with Senate committee amendments, Law, Public Safety and Defense Committee.

Senate No. 2308, Banking and Insurance Committee.

Senate No. 2595, Education Committee.

Senate No. 2633, Agriculture and Environment Committee.

Senate No. 2821, Agriculture and Environment Committee.

Senate No. 2875, Corrections, Health and Human Services Committee.

Senate No. 2890, Agriculture and Environment Committee.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 887, with Senate committee amendments, Corrections, Health and Human Services Committee.

Senate No. 2123, with Senate committee amendments, Municipal Government Committee.

Senate No. 2125, with Senate committee amendments, Commerce and Industry Committee.

Senate No. 2347, with Senate committee amendments, without reference.

Senate No. 2349, Energy and Natural Resources Committee.

Senate No. 2376, Energy and Natural Resources Committee.

Senate No. 2449, Law, Public Safety and Defense Committee.

Senate No. 2517, without reference.

Senate Nos. 2576 and 2577.

Senate No. 2656, Judiciary Committee.

Senate No. 2802, with Senate committee amendments, without reference.

Senate No. 2836, Judiciary Committee.

Senate No. 2870, without reference.

Senate No. 2907, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate Committee Resolution No. 141, Energy and Natural Resources Committee.

Senate Joint Resolution No. 52, Corrections, Health and Human Services Committee.

Assembly No. 775, with Senate committee amendments.

Assembly No. 836, with Senate committee amendments.

Assembly No. 3217, with Senate committee amendments.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 2347, 2517, 2802 and 2870.

The Clerk read the following Message from the Senate:

Mr. Speaker: I am directed by the Senate to forward herewith to the General Assembly the enclosed 80 copies of Senate Concurrent Resolution No. 134 (2nd OCR) entitled "A CONCURRENT RESOLUTION proposing to amend Article VIII, Section

II of the Constitution of the State of New Jersey" with the request that the General Assembly rescind its action in placing copies of Senate Concurrent Resolution No. 134 (OCR) upon the desks of the members of the General Assembly on May 13, 1985 and place copies of Senate Concurrent Resolution No. 134 (2nd OCR) upon the desks of the members of the General Assembly in open public meeting forthwith.

On motion of Mr. Doyle, Assembly No. 3584 was transferred from the Assembly Energy and Natural Resources Committee to the Assembly Revenue, Finance and Appropriations Committee.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 524 Acs, 2903 Aca, 3165 and Senate No. 1050 Aca.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 436, 1268 Aca, 1561 Aca, 1698, 2275 Aca, 2453 Acs, 3179 3210, 3262 Aca, 3315, 3353 Aca, 3537, Senate Nos. 131, 829, 1282, 1927, 2174 Aca, and 2537.

The Assembly County Government and Regional Authorities Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2506 Aca, 2648, 2649, 3218 Aca, 3643 and Assembly Resolution No. 94.

The Assembly Municipal Government Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 550, 1676, 1936 Aca, 2447, 2658 Acs, 3119 and 3291 Aca.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 967 Aca, 2678, 3012, 3308, 3397 Aca, 3505, 3506 Aca, 3507 Aca, Senate Nos. 140 and 2220.

The Assembly County Government and Regional Authorities Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2012.

The Assembly Municipal Government Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3436.

The Assembly Corrections, Health and Human Services Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2586, 3182, 3183 Aca, 3292 Aca, Senate Nos. 487 and 2537.

On motion of Mr. Kavanaugh and adopted, Assembly No. 3659 was withdrawn from the files.

On motion of Mr. Patero and adopted, Assembly No. 1106 was withdrawn from the files.

On motion of Mr. Doyle and adopted, Mr. Vainieri was withdrawn as cosponsor of Assembly No. 2606.

On motion made and adopted, cosponsors were named to the following bills:

MOTION

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 3073, Mr. Shinn.

Assembly No. 3270, Messrs. Bocchini and Flynn.

Assembly No. 666, Ms. Muhler.

Assembly No. 524, Messrs. Bryant, Herman, Flynn, Thompson, Kern and Shusted.

Assembly No. 2003, Mr. Hendrickson.

Assembly No. 3448, Mr. Gorman.

Assembly No. 3279, Mr. Chinnici.

Assembly Nos. 2648, 2649, Messrs. Hendrickson, Vainieri and Pankok.

Assembly No. 3561, Messrs. Weidel, Ranieri, Villane, S. Adubato, Kavanaugh and Ms. Kalik.

Assembly No. 524 ACS, Messrs. Schuber, Herman, Flynn, Thompson, Kern, Shusted, Zimmer, Martin, Karcher, Hardwick, Ranieri, Cuprowski, Vainieri, LaRocca, Ms. Ogden, Messrs. Rod, Colburn, Palaia, Ms. Perun, Ms. Randall and Mr. Doyle.

Assembly No. 3705, Mr. Loveys.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

COMMISSION OF INVESTIGATION (Sixth Annual Report: Including Public Hearing Report/Newark Benefits Fund)—April 3, 1985.

N. J. TURNPIKE AUTHORITY (1984 Annual Report)—April 3, 1985.

DIVISION OF LOCAL GOVERNMENT SERVICES (46th Annual Report: published December 1984)—April 9, 1985.

COMMISSION ON SEX DISCRIMINATION IN THE STATUTES (Third Report: Toward Economic Equity—Recommendations for elimination of Sex Discrimination in Credit, Housing, Insurance, Probate, Property, Public Obligations and Tax Statutes) January 1985—April 10, 1985.

COMMISSION ON SEX DISCRIMINATION IN THE STATUTES (Executive Summary)—April 10, 1985.

THE PORT AUTHORITY OF NY & NJ (1984 Annual Report)—April 12, 1985.

UNIFORM CRIME REPORTING UNIT OF THE NJ STATE POLICE (1984 DOMESTIC VIOLENCE REPORT)—April 16, 1985.

PORT AUTHORITY OF NY & NJ (Board Minutes of 3/14/85—Bathgate Industrial Park: Contract for Lighting, Sidewalks, Fencing)—April 16, 1985.

PORT AUTHORITY OF NY & NJ (Board Minutes of 4/11/85—Industrial Development Program, Essex County Resource Recovery Facility)—April 16, 1985.

ADMINISTRATIVE OFFICE OF THE COURTS (New Jersey Judiciary Annual Report, 1984)—May 6, 1985.

THE PINELANDS COMMISSION (1984 Annual Report)—May 6, 1985.

COMPLIMENTARY COPIES

The Human Services Connection: A Guide Through the N.J. Dept. of Human Services—April 18, 1985.

Asbestos Policy Committee's Report to the Governor—April 18, 1985.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, June 17, 1985, at 2 P.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, May 16, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, May 18, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, May 20, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, May 23, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, May 25, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

TUESDAY, May 28, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, May 30, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, June 1, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, June 3, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, June 6, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, June 8, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, June 10, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, June 13, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, June 15, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, June 17, 1985.

The General Assembly met at 2:40 p.m.

Prayer was offered by Reverend Louis Kisenwether, First Baptist Church of Matawan, Matawan, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 2554 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Mehler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney,

Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 552 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 2443 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

75 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative was—Albohn—1.

Assembly No. 2124 was given third reading.

Mr. Miller moved the bill which passed by the following vote:

74 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gor-

man, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative was—Albohn—1.

Assembly No. 3375 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

77 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—77.

In the negative—None.

Senate No. 1206 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

47 Yeas	23 Nays
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In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Vainieri, Walker, Watson, Weidel, Zangari, Zimmer—47.

In the negative were—

Albohn, Bennett, Felice, Franks, Frelinghuysen, Genova, Haytaian, Hendrickson, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Muhler, Palaia, Penn, Randall, Rooney, Schuber, Shinn, Villane, Zecker—23.

Mr. Loveys asked for the record on Assembly No. 2072, which was furnished by the Clerk.

Mr. Loveys moved that Assembly No. 2072 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Loveys moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 2589 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

78 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Dev-
erin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy,
Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gor-
man, Hardwick, Haytaian, Hendrickson, Herman, Hollen-
beck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline,
Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin,
Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden,
Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia,
Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod,
Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson,
Vainieri, Villane, Walker, Watson, Weidel, Zangari,
Zecker, Zimmer—78.

In the negative—None.

Mr. Schwartz asked for the record on Assembly No. 3079, which was furnished by the Clerk.

Mr. Schwartz moved that Assembly No. 3079 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Schwartz moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Schwartz asked for the record on Assembly No. 3262, which was furnished by the Clerk.

Mr. Schwartz moved that Assembly No. 3262 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Schwartz moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3015 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 2812 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

74 Yeas

3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative were—

Albohn, Colburn, Shinn—3.

On motion of Mr. Bocchini, pursuant to Rule 15:20, Senate No. 2893 was substituted for Assembly No. 3658 with which it is identical, and Mr. Bocchini was added as cosponsor of Senate No. 2893. Which motion passed by voice vote.

Mr. Bocchini moved that Senate No. 2893 be referred to the Assembly Banking and Insurance Committee for further consideration.

Which motion passed by voice vote.

Mr. Zimmer asked for the record on Assembly No. 3024, which was furnished by the Clerk.

Mr. Zimmer moved that Assembly No. 3024 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zimmer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 2959 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

74 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rainieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative was—Kern—1.

Assembly Concurrent Resolution No. 179 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Mr. Bryant moved that Assembly No. 3045 be recommitted to the Assembly Transportation and Communications Committee for further consideration.

Which motion passed.

X Voice Vote

Assembly No. 3046 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

45 Yeas 23 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Haytaian, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Paterniti, Patero, Pellecchia, Pelly, Riley, Rod, Schuber, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—45.

In the negative were—

Albohn, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Hendrickson, Kavanaugh, Loveys, Martin, Miller, Ogden, Palaia, Penn, Randall, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—23.

Mr. Deverin asked for the record on Assembly No. 967, which was furnished by the Clerk.

Mr. Deverin moved that Assembly No. 967 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Deverin moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3565 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

42 Yeas 35 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Raineri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn,

Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

Assembly No. 3434 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

42 Yeas 36 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellicchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—36.

The following bill was read for the first time by its title and was given no reference:

Assembly No. 3074, without reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

Assembly No. 3704.

On motion of Mr. Pankok, pursuant to Rule 15:20, Senate No. 2174 was substituted for Assembly No. 3704 with which it is identical, and Mr. Pankok was added as cosponsor of Senate No. 2174. Which motion passed by voice vote.

Mr. Villane moved that Senate No. 2174 be placed back on second reading for the purposes of amendment.

Ms. Kalik moved to table the previous motion, which passed by the following roll call vote:

38 Yeas 34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Martin, Mazur, Naples, Otlowski, Pankok, Paterniti, Patero, Pelly, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—38.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian,

Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Miller, Muhler, Muziani, Palaia, Penn, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—34.

Senate No. 2174 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 3685 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

61 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zecker—61.

In the negative were—

Albohn, Flynn, Kern, Villane—4.

Assembly Concurrent Resolution No. 31 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollen-

beck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 84 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

72 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative were—

Albohn, Colburn, Ferlinghuysen, Shinn—4.

Assembly No. 85 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

71 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—71.

In the negative were—

Albohn, Frelinghuysen, Penn, Zimmer—4.

Assembly No. 86 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

64 Yeas 9 Nays

In the affirmative were—

M. Aduato, S. Aduato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—64.

In the negative were—

Albohn, Colburn, Frelinghuysen, Hendrickson, Loveys, Penn, Rooney, Shinn, Zimmer—9

Assembly No. 2910 was given third reading.

Ms. Muhler moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Aduato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2124 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Aduato, S. Aduato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia,

Pelly, Penn, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 2164 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

75 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative was—Kern—1.

Assembly No. 83 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

Mr. Girgenti asked for the record on Assembly No. 3507, which was furnished by the Clerk.

Mr. Girgenti moved that Assembly No. 3507 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Girgenti moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Penn, pursuant to Rule 15:20, Senate No. 1764 was substituted for Assembly No. 2035 with which it is identical, and Mr. Penn was added as cosponsor of Senate No. 1764. Which motion passed by voice vote.

Senate No. 1764 was given third reading.

Mr. Penn moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Mr. Watson, pursuant to Rule 15:20, Senate No. 2177 was substituted for Assembly No. 2655 with which it is identical, and Mr. Watson was added as cosponsor of Senate No. 2177. Which motion passed by voice vote.

Senate No. 2177 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

54 Yeas 17 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Marsella, Mazur, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Riley, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—54.

In the negative were—

Albohn, Colburn, Franks, Frelinghuysen, Hardwick, Haytaian, Kern, Loveys, Martin, Miller, Ogden, Randall, Rocco, Rooney, Shinn, Zecker, Zimmer—17.

Assembly No. 2447 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 417 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

49 Yeas 22 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Marsella, Mazur, McEnroe, Muhler, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—49.

In the negative were—

Albohn, Colburn, Cooper, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Loveys, Martin, Miller, Ogden, Penn, Randall, Rooney, Shinn, Shusted, Zecker, Zimmer—22.

Assembly No. 3177 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples,

Ogden, Otlowski, Palaia, Pankok, Patero, Pelly Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Mr. Otlowski, pursuant to Rule 15:20, Senate No. 2086 was substituted for Assembly No. 2362 with which it is identical, and Mr. Otlowski was added as cosponsor of Senate No. 2086.

Which motion passed by voice vote.

Senate No. 2086 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—73.

In the negative—None.

Mr. Marsella asked for the record on Assembly No. 3081, which was furnished by the Clerk.

Mr. Marsella moved that Assembly No. 3081 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Marsella moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 339 was given third reading.

Mr. Rod moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh,

Kern, Kline, Kosco, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Mr. Bocchini asked for the record on Assembly No. 3397, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3397 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 2367 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

71 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane,, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative was—Kern—1.

Mr. Franks offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Senate No. 1186.

Which was read by the Clerk and adopted by the following vote:

69 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kar-

cher (Speaker), Kavanaugh, Kern, Kline, Kosco, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

On motion of Mr. Patero, Assembly Resolution No. 144 passed by voice vote.

Assembly No. 2878 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

52 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Franks, Garvin, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Mazur, McEnroe, Miller, Muziani, Palaia, Pankok, Paterniti, Patero, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vaineri, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—52.

In the negative were—Albohn, Frelinghuysen—2.

Ms. Kalik asked for the record on Assembly No. 3631, which was furnished by the Clerk.

Ms. Kalik moved that Assembly No. 3631 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Kalik moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 3136, Senate No. 1356W/GR, Assembly No. 3652, 1561, 2040, Assembly Resolution No. 148, Assembly Nos. 3738, 2824, 3817, 373 and Senate No. 2870.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3669, by Messrs. Patero, Bocchini and Foy, Independent Authorities and Commissions Committee—Regulates employment agencies and career consultants.

Assembly No. 3671, by Mr. LaRocca, Education Committee—Exempts certain school board service contracts from public advertising and bidding requirements.

Assembly No. 3673, by Messrs. Palaia, Bocchini, Patero and Villane, without reference—Provides for the taxation of certain insurance companies.

Assembly No. 3674, by Mr. Otowski, Revenue, Finance and Appropriations Committee—Supp. approp. of \$275,000.00 to DOH for venereal disease program.

Assembly No. 3675, by Mr. Otowski, Revenue, Finance and Appropriations Committee—Supp. approp. of \$578,000.00 in federal funds to Dept. of Health to cover contract costs for inspection and evaluation of certain health facilities.

Assembly No. 3676, by Mr. Schwartz, Transportation and Communications Committee—Establishes a telephone lifeline credit program to provide eligible senior and disabled citizens with annual credit of \$18.00 approps. \$5 million.

Assembly No. 3677, by Messrs. Franks, Cuprowski, Felice, Haytaian, Otowski and Kavanaugh, Corrections, Health and Human Services Committee—The “New Jersey Community Trust for Persons with Severe Chronic Disabilities Act.”

Assembly No. 3678, by Mr. Franks, Corrections, Health and Human Services Committee—Supp. approp. of \$500,000.00 to Dept. of Health for funding of rape crisis centers.

Assembly No. 3682, by Ms. Perun, Messrs. Rod, Pellecchia, Genova, Franks, Muziani, Patero and Marsella, Higher Education and Regulated Professions Committee—Provides tuition aid for certain veterans of the Vietnam conflict at post-secondary, nondegree institutions of higher education in New Jersey.

Assembly No. 3684, by Mr. S. Adubato, Agriculture and Environment Committee—Prohibits the sale of food or food products to which sulfites have been added.

Assembly No. 3686, by Mr. Pankok, Revenue, Finance and Appropriations Committee—Supp. approp. of \$150,000.00 in State aid to Elsinboro township to expand certain public facilities.

Assembly No. 3687, by Mr. Pankok, Agriculture and Environment Committee—Requires that labels for lawn and turf seeds indicate certain information on the presence of noxious weed seed.

Assembly No. 3688, by Messrs. Chinnici, Muziani, Kavanaugh, Haytaian, Hendrickson, Loveys, Hardwick, Littell, Colburn, Albohn, Frelinghuysen, Martin, Villane, Ms. Muhler, Messrs. Miller, Shinn, Ms. Cooper, Messrs. Palaia, Zimmer, Ms. Randall, Messrs. Kline, Zecker, Rooney, Felice, Schuber, Ms. Ogden, Mr. Rod, Ms. Perun, Messrs. Pankok, Thompson, Ms. Kalik, Messrs. Herman, Ranieri, Gorman and LaRocca, Judiciary Committee—Permits immediate access to amounts on deposit in banks by a surviving spouse when a spouse dies.

Assembly No. 3689, by Mr. Frelinghuysen, Revenue Finance and Appropriations Committee—Eliminates the taxation of pension income received by nonresidents under the New Jersey gross income tax.

Assembly No. 3690, by Messrs. McEnroe and S. Adubato, Judiciary Committee—Increases certain fees charged by county clerks, deputy clerks of the Superior Court and registers of deeds.

Assembly No. 3691, by Mr. Rod, Banking and Insurance Committee—Repeals the no-fault law and eliminates compulsory liability insurance for automobiles.

Assembly No. 3692, by Mr. Rod, Commerce and Industry Committee—Prohibits the sale of boilers, pressure vessels or refrigeration systems that do not conform to certain State construction codes.

Assembly No. 3693, by Mr. Rod, Banking and Insurance Committee—Changes rate regulation system for personal insurance lines to an "open rating" system.

Assembly No. 3694, by Mr. Rod and Ms. Perun, Revenue, Finance and Appropriations Committee—Supp. appropriation of \$1,251,557.00 to DYFS for Cuban-Haitian entrant program.

Assembly No. 3695, by Messrs. Hardwick, Weidel, Frelinghuysen, Chinnici, Kavanaugh and Vilane, Revenue, Finance and Appropriations Committee—Supp. approp. of \$67,000.00 for donation to U. S. A. for Africa Foundation.

Assembly No. 3696, by Mr. Schwartz, Law, Public Safety and Defense Committee—Requires that diesel-powered motor vehicles are subject to same inspection requirements as gas engine motor vehicles.

Assembly No. 3697, by Mr. Schwartz, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Sundry amendments to the laws on mandatory retirement.

Assembly No. 3698, by Ms. Kalik, Messrs. Watson, Foy, Ms. Walker, Messrs. LaRocca, Cuprowski, Vaineri, Flynn, Mazur, Gorman, Naples, Pellecchia, Girgenti, Riley, Marsella, Patero and Schwartz, Agriculture and Environment Committee—Establishes a community right to know program for manufacturing industries.

Assembly No. 3699, by Messrs. Muziani and Chinnici, Revenue, Finance and Appropriations Committee—Supp. appropriation of \$1,270,000.00 to the Dept. of Agriculture for the distribution of commodities for emergency food assistance.

Assembly No. 3700, by Messrs. Muziani and Chinnici, Corrections, Health and Human Services Committee—Requires attending physician of pregnant woman to inform her about the harmful effects of certain drugs and alcohol on the fetus.

Assembly No. 3701, by Messrs. Shusted, Rocco, Gorman, Girgenti, Pellecchia and Kern, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Establishes the

New Jersey Cultural Capital Improvement Fund, appropriates \$50,000,000.00.

Assembly No. 3702, by Mr. Kavanaugh, Ms. Perun, Mr. Hardwick, Ms. Muhler, Ms. Randall, Ms. Ogden and Ms. Cooper, State Government, Civil Service, Election, Pensions and Veterans Affairs Committee—Supp. approp. of \$6,000,000.00 to Dept. of Civil Service to implement the recommendations of the Task Force on Equitable Compensation.

Assembly No. 3703, by Mr. Ranieri, Corrections, Health and Human Services Committee—Increases services to displaced homemakers, approp. \$1,250,000.00.

Assembly No. 3704, by Messrs. Pankok, Herman, Ms. Kalik, Messrs. Doyle, Karcher and Zangari, without reference—Establishes a "Surplus Revenue Fund" within the General Fund, appropriates \$20,000,000.00.

Assembly No. 3705, by Messrs. Miller, Zecker, Felice, Schuber and Rooney, Agriculture and Environment Committee—Provides for the biannual inspection of reservoir capacities and their periodic cleaning to maintain their peak capacities.

Assembly No. 3706, by Mr. Rooney, Ms. Randall, Messrs. Zecker, Felice and Schuber, Transportation and Communications Committee—Requires the NJ Turnpike Authority to devise and implement a system for pre-payment of tolls on the NJ Turnpike.

Assembly No. 3707, by Ms. Ford and Mr. Doyle, Judiciary Committee—Establishes civil liability for interfering with the custody of a child.

Assembly No. 3708, by Mr. Littell, Revenue, Finance and Appropriations Committee—Repeals portions of the "Business Personal Property Tax Act."

Assembly No. 3709, by Ms. Ford and Mr. Doyle, Agriculture and Environment Committee—Amends the "Spill Compensation and Control Act" to restrict "pre-act" discharges .

Assembly No. 3711, by Messrs. Genova, Hendrickson, Hardwick, Ms. Perun, Messrs. Franks, Kavanaugh, Rod, Ms. Ogden, Messrs. Muziani, Loveys, Schuber and Frelinghuysen, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Establishes memorial for Vietnam vets at Garden State Arts Center.

Assembly No. 3712, by Messrs. Genova, Hardwick, Kavanaugh, Franks, Rocco, Doria, Ms. Randall, Messrs. Naples, Paterniti and Palaia, Education Committee—Establishes a pilot program for intergenerational school programs.

Assembly No. 3713, by Messrs. Genova, Rod, Ms. Perun, Messrs. Franks, Schuber, Frelinghuysen and Kavanaugh, Revenue, Finance and Appropriations Committee—Supp. approp. of \$221,000.00 in federal funds to the Dept. of Defense for certain National Guard facilities.

Assembly No. 3714, by Mr. Martin, Commerce and Industry Committee—Sundry amendments to law on weights and measures.

Assembly No. 3715, by Messrs. Kline, Rocco, Muziani, Foy, Rooney and Doyle, Energy and Natural Resources Committee—Requires the owners of water systems to perform internal examinations of their water storage tanks.

Assembly Joint Resolution No. 108, by Messrs. Franks and Bryant, Revenue, Finance and Appropriations Committee—Creates a commission to study the policies of N. J. concerning the tax-exempt property of nonprofit organizations.

Assembly Concurrent Resolution No. 185, by Mr. Schwartz, without reference—Memorializes the U. S. Congress to preserve the Job Corps program and reject proposals for its termination.

Assembly Concurrent Resolution No. 186, by Mr. Ranieri, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes the Congress and the President of the U. S. to support the operation of radio information services in Florida for the benefit of the Cubans.

Assembly Resolution No. 140, by Mr. Ranieri, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Calls upon the U. S. Congress to support the provision of non-military humanitarian aid to the Contra resistance forces in Nicaragua.

Assembly Resolution No. 142, by Mr. Flynn and Ms. Walker, Independent Authorities and Commissions Committee—Requests the NJ Sports and Exposition Authority to name its proposed baseball stadium "Veterans Stadium."

Assembly Resolution No. 143, by Messrs. Frelinghuysen, Albohn, Colburn, Palaia, Martin, Shinn, Ms. Cooper, Mr. Miller, Ms. Muhler, Messrs. Kline, Penn, Zecker and Rooney, Revenue, Finance and Appropriations Committee—Memorializes Congress not to enact further restrictions on tax exempt bonds.

Assembly No. 3735, by Mr. Paterniti, Ms. Walker and Mr. Karcher, without reference—Approp. \$99,000.00 to create a memorial to women who served in the Armed Forces.

Assembly No. 3736, by Messrs. Herman and Bocchini, without reference—Auth. study of computer systems to process firearms applications and permits and appropriates \$10,000.00.

Assembly No. 3738, by Messrs. Rocco, Shusted, Doria, Schuber, Kosco, Palaia, Ms. Muhler, Mr. Bennett, Ms. Garvin, Messrs. Naples, Bocchini and Patero, without reference—Establishes Governor's Annual Award for Outstanding Teaching and appropriates \$2,200,000.00.

Assembly No. 3739, by Mr. Fortunato, without reference—appropriates \$9,601,000.00 to Division of Mental Retardation for personal services and State aids/grants.

Assembly No. 3740, by Messrs. McEnroe, S. Adubato and Pankok, County Government and Regional Authorities—Clarifies payments to municipalities hosting sanitary landfill facilities.

Assembly No. 3747, by Messrs. Girgenti and Pellecchia, Judiciary Committee—Concerns the style of writs.

Assembly No. 3751, by Ms. Ford, Messrs. Brown and Chinnici, Corrections, Health and Human Services Committee—Mandates use of the Parent Locator Service.

Assembly No. 3752, by Ms. Ford, Messrs. Brown, Chinnici and Doyle, Judiciary Committee—Provides more effective prevention/punishment of lawful custody of children.

Assembly No. 3753, by Ms. Ford and Mr. Doyle, Judiciary Committee—Concerns child support enforcement.

Assembly No. 3762, by Mr. Charles, without reference—Concerns reenrollment of certain members of the Public Employee's Retirement system.

Assembly No. 3763, by Mr. Brown, Revenue, Finance and Appropriations Committee—Appropriates \$9,300,000.00 to Hospitals' Medical Center, Newark for costs incurred by children's Hospital.

Assembly No. 3764, by Messrs. Bryant and Gorman, without reference—Supplements \$85,000.00 to municipalities to upgrade/augment programs and services for 1985 budget.

Assembly No. 3773, by Messrs. Riley, Fortunato, Marsella, Flynn, Pankok, Ms. Kalik, Mr. Kline, Ms. Cooper and Mr. Foy, Independent Authorities and Commissions Committee—Concerns parimutuel wagering.

Assembly No. 3774, by Messrs. Bocchini, Patero, Naples and Watson, without reference—Regulates employment, tenure and discharge of certain State employees in unclassified service.

Assembly No. 3797, by Messrs. M. Adubato and Zangari, Banking and Insurance Committee—Concerns consumer fraud, prevention and provides penalties.

Assembly No. 3811, by Mr. Otowski, Corrections, Health and Human Services Committee—Concerns new peer grouping system in government operated nursing homes.

Assembly No. 3817, by Messrs. McEnroe and Hollenbeck, without reference—Concerns transfer of county judicial costs/fees and appropriates \$100,000.00.

Assembly No. 3822, by Mr. Franks, without reference—Concerns conveyance of real property by Boards of Education.

Assembly No. 3825, by Messrs. Gorman and Bryant, Energy and Natural Resources Committee—Provides for interim classification of waste oil.

Assembly No. 3827, by Mr. Hollenbeck, Revenue, Finance and Appropriations Committee—Authorized \$150,000,000.00 for loans/grants for construction of waste water treatment systems thru issuance of bonds.

Assembly No. 3828, by Messrs. McEnroe, M. Adubato and Pelly, Revenue, Finance and Appropriations Committee—Authorizes issuance of bonds for \$100,000,000.00 for resource recovery facilities and sanitary landfills.

Assembly No. 3829, by Mr. Marsella, Revenue, Finance and Appropriations Committee—Authorizes issuance of bonds for \$30,000,000.00 for pinelands projects.

Assembly No. 3830, by Mr. S. Adubato, Revenue, Finance and Appropriations Committee—Provides grant to local gov't unit for construction of new water filtration system, Newark.

Assembly No. 3833, by Mr. Girgenti, Municipal Government Committee—Concerns pensions for widows/minor children of volunteer firemen and first aid squads.

Assembly No. 3835, by Messrs. Foy and Bryant, Transportation and Communications Committee—Concerns transportation system and appropriates \$56,511,000.00.

Assembly No. 3836, by Ms. Garvin and Mr. Otlowski, without reference—Concerns payment for foster care.

Assembly No. 3837, by Messrs. Bocchini and Paterno, without reference—Validates proceedings for issuance of bonds of municipalities/counties.

Assembly No. 3838, by Messrs. Bryant and Cuprowski, Revenue, Finance and Appropriations Committee—Concerns transportation system and appropriates \$4,256,490.00.

Assembly No. 3775, by Mr. Otlowski, Corrections, Health and Human Services Committee—Hospital Directors.

Assembly No. 3796, by Mr. M. Adubato, Banking and Insurance Committee—Banks.

Assembly No. 3834, by Mr. S. Adubato, Revenue Finance and Appropriations Committee—Water Quality Act.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 3673, 3704, 3735, 3736, 3738, 3739, 3762, 3764, 3774, 3817, 3822, 3836, 3837 and Assembly Concurrent Resolution No. 185.

The Assembly Aging Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3461 and 3600 Aca.

The Assembly Education Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 278, 2137, 2380 Aca, 2591, 3234 Aca, 3551, 3619, Senate Nos. 2100 Aca and 2595.

The Assembly Energy and Natural Resources Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1218 Aca, 3574, 3601 Aca, 3609 and Senate Concurrent Resolution No. 141.

The Assembly Labor Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 376, 2550, 3193 and 3652.

The Assembly Judiciary Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3413 Aca.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1065 Aca, 2898 Aca, 2909, 3455, 3456 Aca, Assembly Resolution No. 119 and Senate Joint Resolution No. 18.

The Assembly Aging Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee.

Assembly Nos. 3465 Aca, 3479, 3624 and 3625 Aca.

The Assembly Education Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee.

Assembly Nos. 1102 Aca and 2171 Aca.

The Assembly Energy and Natural Resources Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Senate No. 2349.

The Assembly Labor Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3151 Aca.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2547, without reference.

Senate No. 2873, without reference.

Assembly No. 3561 Sa Conc.

Senate No. 2915, County Government and Regional Authorities Committee.

Senate No. 2995, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2547, 2873 and 2995.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General

Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 32, Judiciary Committee.

Senate No. 235, Law, Public Safety and Defense Committee.

Senate No. 1335, Commerce and Industry Committee.

Senate No. 1642, Independent Authorities and Commissions Committee.

Senate No. 1682, Aging Committee.

Senate No. 1852, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2136, Law, Public Safety and Defense Committee.

Senate No. 2272, Judiciary Committee.

Senate No. 2302, Municipal Government Committee.

Senate No. 2303, Municipal Government Committee.

Senate No. 2399, without reference.

Senate No. 2450, without reference.

Senate No. 2529, Revenue, Finance and Appropriations Committee.

Senate No. 2531, Revenue, Finance and Appropriations Committee.

Senate No. 2593, Revenue, Finance and Appropriations Committee.

Senate No. 2603, Higher Education and Regulated Professions Committee.

Senate No. 2652, Judiciary Committee.

Senate No. 2690, without reference.

Senate No. 2725, County Government and Regional Authorities Committee.

Senate No. 2888, Judiciary Committee.

Senate No. 2988, Banking and Insurance Committee.

Senate No. 3073, Judiciary Committee.

Assembly Committee Substitute for Assembly No. 548 Sca, Conc.

Assembly No. 640 Sca, Conc.

Senate Committee Substitute for Assembly No. 1278 Sca, Conc.

Assembly No. 2026 Sa, Conc.

Assembly No. 2824 Sa, Conc.

Senate Concurrent Resolution No. 118, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2399, 2450, Assembly No. 2690 and Senate Concurrent Resolution No. 118.

The Clerk read the following message from the Governor:

Assembly No. 3117 cv.

Mr. Doyle moved that the message be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
April 26, 1985. }

ASSEMBLY BILL No. 3117

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3117 with my recommendations for reconsideration.

Assembly Bill No. 3117 increases the realty transfer fees. This bill provides the funding mechanism for the Fair Housing Trust Fund set up pursuant to Senate Bill No. 2046 (Lipman), the Fair Housing Act.

In order to raise the revenues received by the State from this fee, the bill graduates the existing realty transfer fee as follows:

- a. \$1.75 for each \$500.00 of consideration up to \$150,000.00; and
- b. \$2.50 per each \$500.00 of consideration in excess of \$150,000.00.

Since the current realty transfer fee is \$1.75 per each \$500 of consideration, this change in the fee schedule will only affect sales of greater than \$150,000.00.

Assembly Bill No. 3117 also raises State revenues by limiting the new construction exemption currently allowed under law to a \$1.00 exemption per each \$500.00 of consideration up to \$150,000. Currently, the exemption is \$1.25 per each \$500.00 of consideration and also applies to sales above \$150,000.00.

The sections dealing with the State/county allocation are amended so that the counties receive the same portion of the fee that they did in the past and the State receives all of the new revenue generated by the bill.

The bill appropriates the entire State portion of the tax to the Fair Housing Trust Fund established by the Senate Committee Substitute for Senate Bill No. 2046 and Senate Bill No. 2334. This appropriation is estimated to be approximately \$38 million, \$30 million in existing State revenue and \$8 million from the changes in the fee schedule.

I propose to amend Assembly Bill No. 3117 to appropriate only the increase in fees. This will be accomplished in two ways. First, by appropriating the .75¢ increase in the realty transfer fee for sales above \$150,000.00 and second, by appropriating the additional revenue raised by the change in the new construction exemption.

Until the Council is in operation, it will be very difficult to evaluate new funding programs. Accordingly, rather than set up a new housing funding mechanism, I am amending this bill to appropriate these new revenues to the existing Neighborhood Preservation Program in the Department of Community Affairs. I am also

conditionally vetoing the Senate Committee Substitute for Senate Bill No. 2046 and Senate Bill No. 2334 so that the housing funds in that bill are administered by the New Jersey Housing and Mortgage Finance Agency and the Neighborhood Preservation Program.

The Neighborhood Preservation Program will be appropriated in total approximately \$10 million to assist municipalities in Mt. Laurel housing programs. This will be accomplished by dedicating the increase in the realty transfer fee proposed by Assembly Bill No. 3117 to the fund and an appropriation of \$2 million from the General Fund to bring the sum up to \$10 million.

These funds will be used in Neighborhood Preservation areas for such things as rehabilitation, accessory conversions and conversions, acquisition and demolition costs, new construction, costs for technical and professional services associated with the project, assistance to qualified housing sponsors, infrastructure and other housing costs.

Housing units assisted by this program would be required to remain affordable for a twenty year period unless a shorter period is necessary to assure the financial feasibility of the project.

Accordingly, I herewith return Assembly Bill No. 3117 and recommend that it be amended as follows:

Page 3, Section 3, Lines 12 and 13: Omit "shall be credited to the Fair Housing Trust Fund Account"; insert "in payment of the additional fee of \$0.75 for each \$500.00 of consideration or fractional part thereof recited in the deed in excess of \$150,000.00 shall be credited to the Neighborhood Preservation Nonlapsing Revolving Fund"

Page 4, Section 4, after Line 33: Insert new subsection d. as follows:

"d. The balance of the fees collected on transfers subject to exemption under subsection b. of this section shall be remitted to the State Treasurer and shall be credited to the Neighborhood Preservation Nonlapsing Revolving Fund established pursuant to P. L., c. (C.) (now pending before the Legislature as Senate Committee Substitute for Senate Bill No. 2046 and Senate Bill No. 2334), to be spent in the manner established under section 20 thereof (C.)."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bill, conditionally vetoed by the Governor, be and is hereby given first reading for the purpose of reenactment:

Assembly No. 3117.

Further Resolved, That it be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bill, as amended pursuant to the Governor's recommendations, was given second reading by special order:

Assembly No. 3117.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested, which bill was read for the first time and was referred to the committee indicated:

Senate No. 1186 Sea Sa Aca Sa (concurred in Assembly amendments by SA)

The Clerk read the following messages from the Governor:

Assembly Nos. 377 av, 1568 av, 1978 av and 2172 av.

Mr. Doyle moved that these messages be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY COMMITTEE SUBSTITUTE

FOR ASSEMBLY BILL No. 377 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill No. 377 (OCR) without my signature.

This bill addresses the situation that arises when a municipal governing body fails to fill a vacancy in its membership where the incumbent had been the nominee of a political party.

Under current law, once such a vacancy occurs, the municipal committee of the political party of which the incumbent was the nominee shall, within 15 days, present to the governing body the names of three nominees for the selection of a successor. The governing body may then, within 30 days after the occurrence of the vacancy, appoint one of the nominees to fill the vacancy. The governing body may fail or decline to fill the vacancy, in which case the position would remain vacant for the remainder of the term.

This bill is designed to assure that the vacancy is filled. If the governing body fails to act on the political committee's nominations within 30 days after the occurrence of the vacancy, then a successor would be determined by lot drawn by the municipal clerk from among the names submitted by the political committee. While I appreciate the desire to encourage governing bodies to fill vacancies whenever and wherever possible, I do not believe that a lottery process is an appropriate means to achieve this end. Filling the position of an elected official should not be left to the chance of a lottery.

The position should be filled with greater oversight by elected officials. Under the proposal in this bill, the political committee would be assured of having one of its nominees fill the vacancy, regardless of the governing body's determination of the qualifications of those nominees. I cannot endorse a system that would automatically fill a vacancy without a greater review of the qualifications of those nominees by the appropriate public officials.

I believe that the principle of home rule, which I favor, would suggest that these municipal governing bodies be permitted to exercise some discretion in the filling of vacancies. In addition, I note that the statutory scheme now on the books does not permit municipalities absolute discretion in this area, since a vacancy occurring early in the term of office of a person elected to the governing body of a municipality holding general elections must be filled at the next general election to be held not less than 60 days after the occurrence of the vacancy.

I am confident that municipal governing bodies will exercise the discretion they have been given in this area with judiciousness and prudence in the best interests of the public they serve.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill No. 377 (OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY BILL NO. 1568 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1568 (2nd OCR) without my signature.

Pursuant to this State's Solid Waste Management Act, the initial determination as to the suitability of a given site within its borders for placement of a sanitary landfill facility is to be made by a County. In making such a determination, the County must conduct an extensive site specific study and prepare a detailed Environmental Impact Statement as well as preliminary designs for consideration by the Department of Environmental Protection. That Agency, upon conducting a further review, must determine that the selected site is environmentally safe before it will approve the County plan.

The Department of Environmental Protection will refuse to approve a County selected site, in any case, unless that County's site specific plans are demonstrated beforehand to be in accordance with stringent Department of Environmental Protection standards, guidelines and regulations. In addition, at the present time, a sanitary landfill cannot be constructed and operated in this State if it does not come equipped with an impermeable liner, a leachate collection system and numerous on-site and downgradient ground water monitoring wells.

This bill would prohibit the Department of Environmental Protection from approving a registration statement for any new sanitary landfill, and from exempting from the registration requirements any person proposing to construct and operate a new sanitary landfill, if that landfill would be sited within 2,000 yards of any existing public or private well or reservoir used for the collection or storage of water for human consumption, when such well or reservoir regularly serves more than 500 residential dwelling units or is located within an area affecting a designated sole source Unconsolidated Quaternary Aquifer.

This bill would thus be a legislative mandate that areas falling within this general description may not even be considered by a County. It would eliminate these sites at the outset and deny the Counties the opportunity to evaluate them, taking into consideration such fundamental site specific factors as the direction of ground water flow, the rate of ground water flow and the particular geology of the relevant area. This act, if it were to become law, would undermine the intent of the State Solid Waste Management Act adopted in 1976.

With aquifers underlying the vast majority of this State, this bill would render it extremely difficult to site a landfill anywhere in New Jersey. This would occur even in the face of technology which often can effectively protect nearby water supplies from potential contamination. We could not practicably dispose of the entire State's solid waste on less than one-fifth of our land space.

The devastating impact of this bill is further evident when one considers the solid waste crisis we are currently experiencing in this State as the result of our diminishing landfill capacity. Though we have made great strides towards future conversion of our waste to

energy with resource recovery facilities, those facilities as well depend upon the availability of some landfill space for disposal of residual waste.

Accordingly, while protection of our water supplies is a priority of this Administration and a concern which is of paramount importance to our Department of Environmental Protection when that Agency reviews County solid waste management plans and amendments thereto, it is critical that the greatest number of sites be available for initial consideration and that any elimination of same be preceded and supported by the identification of site specific environmental sensitivities and technological limitations.

Finally, I am very concerned that this bill would establish a firm precedent in favor of subjugating the siting process, a matter statutorily deemed better left to County governments during the initial phase, to parochial interests and political mandates. This bill is not part of the solution and would soon become the problem. I, in good conscience, cannot sign this bill and keep faith with the only available Statewide solution to our garbage crisis.

Accordingly, I herewith return Assembly Bill No. 1568 (2nd OCR) without my signature.

Respectfully,
/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY BILL No. 1978 (SR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1978 (SR) without my signature.

This legislation amends N. J. S. 11:22-2, which concerns unclassified employees, by authorizing department heads, division directors, freeholders and freeholder directors in noncharter counties to make additional unclassified appointments.

This bill proposes broad, sweeping changes to the Civil Service Act by authorizing certain counties to appoint hundreds of additional unclassified employees. By permitting such a large increase in the unclassified service, this legislation contravenes the policy of requiring competitive appointments for Civil Service which is established in the New Jersey State Constitution and the Civil Service Act.

I am reluctant to consider changes of the magnitude proposed by this bill until the entire civil service system is thoroughly reexamined and improved. Although the Civil Service Act was enacted in 1908, it remains substantially unchanged and is not conducive to the efficient and effective operation of a modern government.

Since the inception of my Administration, I have made civil service reform a priority and have publicly urged legislative action in this area on many occasions. While the Legislature has not considered my proposals for reform, it has submitted to me a steady stream of bills designed to narrowly carve exceptions to further erode a civil service system already outdated by time and circumstances.

If the Legislature presents me with a viable civil service reform bill, I will be more willing to consider the types of changes proposed in this legislation. Until such time, I am not inclined to approve any significant changes to the civil service system.

Accordingly, I herewith return Assembly Bill No. 1978 without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY BILL No. 2172

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2172 without my signature.

The purpose of this bill is to exclude from the definition of gross income under the New Jersey Gross Income Tax those payments made by an employer on behalf of an employee for an annuity contract if those payments are excludable from the federal gross income of the employee under Section 403 (b) of the Internal Revenue Code of 1954. The estimated revenue loss to the State, if the bill were to be approved, would total \$9.8 million in Fiscal Year 1986 and \$8.4 million in Fiscal Year 1987.

This bill must be examined in the context of the overall scheme of taxation in the State of New Jersey. The New Jersey Gross Income Tax Act allows only limited deductions from taxable gross income, notably medical expenses over 2% of income and alimony and separate maintenance when reportable as income by the recipient.

I do not believe it is now appropriate to provide another exclusion from taxable gross income. I recognize that this bill would allow the same treatment for Section 403(b) plans, for which employers of non-profit organizations and school systems qualify, as was afforded under P. L. 1983, c. 571 to private sector employees participating in plans governed by Section 401(k) of the Federal Internal Revenue Code. Nevertheless, further exceptions of this nature to taxation of personal income on a gross basis should not be provided piecemeal.

The question of whether contributions to retirement plans should be excluded from gross income taxation on a comprehensive basis, applicable to all taxpayers, should be considered by the State and Local Expenditure and Revenue Policy Commission created by P. L. 1984, c. 213. Until the Commission renders its report and addresses this issue, I will not be inclined to approve any further legislation providing for this type of exclusion.

Accordingly, I herewith return Assembly Bill No. 2172 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel

The Clerk read the following messages from the Governor:

Assembly Nos. 618 cv, 1044 cv and 1712/1432 Acs cv.

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT.

June 17, 1985.

ASSEMBLY BILL No. 618

To the General Assembly:

Pursuant to Article V, Section I of Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 618 with my recommendations for reconsideration.

This bill authorizes the New Jersey Sports and Exposition Authority to establish a New Jersey Sports Hall of Fame at the Meadowlands Sports Complex and creates an advisory commission to develop plans for establishing and operating the Hall of Fame.

I support the concept embodied in this bill because I believe that the establishment of a New Jersey Sports Hall of Fame will serve as a suitable vehicle to honor athletic competition in New Jersey.

and to memorialize historic sporting events that have occurred here. In addition, it would permit the State to formally recognize many New Jersey athletes who have excelled in the world of sports.

The New Jersey Sports Hall of Fame Advisory Commission is required by the bill to consider architectural designs, methods of operation, and fiscal matters, and is empowered to employ technical, administrative, and other personnel. I am concerned that Assembly Bill No. 618 does not contain an appropriation of the funds which the commission will need in order to carry out these tasks. Therefore, I recommend that the bill be amended to provide for an appropriation of \$25,000.00 in order to fund the advisory commission's operations.

I also recommend that the section in the bill regarding appointments be amended to eliminate the requirement that the appointment of four members of the New Jersey Sports and Exposition Authority be made with the advice and consent of the Senate. Members of the Authority have already demonstrated their ability to consider and make sound judgements on sports related questions. Moreover, the appointment of private citizens to the commission should be shared between the executive branch and the Sports Writer's Association.

Accordingly, I herewith return Assembly Bill No. 618 and recommend that it be amended as follows:

Page 1, Section 2, Line 4-5: DELETE "with the advice and consent of the Senate"

Page 1, Section 2, Line 6: DELETE "two of" INSERT "four of whom shall be appointed by the Governor with the advice and consent of the Senate, and one of whom shall be appointed by the Governor upon the recommendation of the New Jersey Sportswriters Association."

Page 1, Section 2, Lines 7-9: DELETE in their entirety.

Page 1, Section 2, Line 10: DELETE "Writers Association."

Page 2, Section 6, After Line 5: INSERT new section 7 as follows:

"7. There is hereby appropriated \$25,000 for the purposes of this act."

Page 2, Section 7, Line 1: DELETE "7." INSERT "8."

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY BILL No. 1044

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1044 with my recommendations for reconsideration.

Assembly Bill No. 1044 would preclude an individual who was adjudicated or who pleaded guilty to a criminal offense from filing a lawsuit against another person to recover monetary damages for injuries sustained in the preparation of the crime, during the commission of the crime or in connection with an attempted escape from the scene of the crime. The prohibition would not apply if the civil defendant's actions involved negligent or intentional conduct showing a disregard for the value of human life, or if the civil defendant's conduct itself constitutes a criminal offense. If an individual were to file such a lawsuit during the course of criminal proceedings involving his actions, the civil action would be stayed until the final disposition of the criminal matter.

I support the concept expressed in Assembly Bill No. 1044. A criminal defendant should not have the opportunity to benefit from his criminal endeavor. Despite my support for the concept, I must return Assembly Bill No. 1044 so that technical amendments may be made in two areas.

The scope of the prohibition on civil actions by a criminal defendant must be clarified. While the intent of Assembly Bill No. 1044 is to preclude a criminal defendant from filing a lawsuit against another person for monetary damages for injuries sustained in preparation for the crime, during the crime or in connection with an attempted escape from the crime, the language is not clear in this regard.

I am concerned that the phrase "final disposition of the criminal matter" within Section 3 is also unclear. The sponsor has indicated that he intended that this phrase mean the point at which the verdict, judgment and sentence are entered against the criminal defendant. I am advised that this phrase can also be interpreted as the point at which all appeals from the criminal judgment and sentence are exhausted. Therefore, I recommend that Section 3 be amended to specifically define the phrase "final disposition of the criminal matter" as the point at which the jury verdict, final judgment and sentence are entered against a criminal defendant.

Accordingly, I return Assembly Bill No. 1044 and recommend that it be amended as follows:

Page 1, Section 1, Line 7: After "damages" insert "arising under the circumstances set forth in section 2 of this act which is"

Page 1, Section 2, Line 2: Delete "include" insert "be limited to"

Page 1, Section 3, Line 5: After "." insert "For the purposes of this section, the final disposition of the criminal matter shall mean the point at which the judgement of conviction is entered against one who is arrested for a criminal offense."

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

June 17, 1985. }

ASSEMBLY COMMITTEE SUBSTITUTE FOR

ASSEMBLY BILL NOS. 1712 AND 1432 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Committee Substitute for Assembly Bill Nos. 1712 and 1432 (OCR) with my objections for reconsideration.

The purpose of this bill is to amend N. J. S. A. 2C:39-6 to provide that those individuals exempt from the requirements of obtaining a permit to carry or a firearms purchaser identification card, by reason of their elected or appointed office (certain law enforcement officers), must receive training in the safe use of weapons before they may qualify for the exemptions. Pursuant to this amendment, they must satisfactorily complete a course in firearms training as approved by the Police Training Commission. This bill appropriates \$35,000 to the Police Training Commission to implement the training.

I have long believed that prior to a person being permitted to carry a firearm, the person must complete a course in firearms training. In fact, I have previously conditionally vetoed several bills to specifically require successful completion of a firearms training course administered by the Police Training Commission before any person may be permitted to carry a revolver or similar weapon. As this bill attempts to make this requirement applicable to all persons who are exempt from obtaining a permit to carry or a firearms purchaser identification card, it is desirable and advantageous. However, the bills which I have previously conditionally vetoed go one step farther. Not only should law enforcement officers and other exempt persons be required to successfully complete initial firearms training prior to being permitted to carry a firearm, they should also be required to annually requalify in the use of a revolver or similar weapon. Annual requalification will help ensure that the police on the street are current in the use of firearms and firearms safety. This will lessen the chance of accidents, increase public safety, and help foster professionalism in our police forces.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill Nos. 1712 and 1432 (OCR) for reconsideration and recommend that it be amended as follows:

Page 7, Section 1, Line 246: After "course" INSERT "and shall annually qualify in the use of a revolver or similar weapon"

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 618, 1044, Acs for 1712/1432.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 618, 1044, Acs for 1712/1432.

The following communication was read:

GENERAL ASSEMBLY OF NEW JERSEY
Trenton

Speaker,
Alan J. Karcher,
May 17, 1985.

John J. Miller, Jr.
46 Ridgewood Avenue
Irvington, New Jersey 07111
Dear John:

This is to inform you that I have appointed Assemblyman Robert Ranieri to the Oversight Committee to replace Assemblyman Thomas Foy for the period of May 25 to June 5, and I have authorized him to hold a hearing outside of Trenton on the Department of Education's recent action concerning the Weehauken school district.

Sincerely,

ALAN J. KARCHER.

The following communication was read:

GENERAL ASSEMBLY OF NEW JERSEY
Trenton

Speaker,
Alan J. Karcher,
May 29, 1985.

John J. Miller, Jr.
Clerk of the General Assembly
1331A Springfield Avenue
Irvington, NJ 07111
Dear John:

Pursuant to section 27 of c. 99, PL 1984, I am designating the Assembly Committee on Higher Education and Regulated Professions to receive the plan for expenditures from the Jobs, Science and Technology Fund submitted to us by the Governor's Commission on Science and Technology and the State Board of Higher Education.

Sincerely,
ALAN J. KARCHER.

The following memorandum was read:

FROM: Richard J. Coffee
DATE: June 17, 1985
RE: COMMISSION APPOINTMENTS

Speaker Karcher has made the following commission appointments:

Commission to Study the Manner in which the Legislature and its Members Interact with the Citizens of the State

Assemblyman Ralph A. Loveys to replace Assemblyman John T. Hendrickson.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

- 6-14-85 DIVISION OF PENSIONS (1984 Annual Reports: (1) Judicial Retirement System (2) Prison Officers' Pension Fund (3) State Agency for Social Security (4) State Health Benefits Commission Biennial (5) State Health Benefits Programs (6) Supplemental Annuity Collective Trust)
- 6-14-85 DEPT. OF CIVIL SERVICE (Fiscal Recommendation of 6/13/85 in connection with Interim Report—Six Months of Progress by the Task Force on Equitable Compensation of June 1, 1985)

The following memorandum was read:

The Office of Legislative Services has received documents in behalf of the Legislature and in addition, has official transcripts of legislative public hearings/meetings available for your review. If

you desire copies of any item, please check the appropriate space and return this form to: B. R. SCHRUM, PUBLIC INFORMATION SERVICES, ROOM 103, STATE HOUSE ANNEX.

(Name of Requestor)

- NJ DEVELOPMENT DISABILITIES COUNCIL
(NJ State Plan, 1985 Update)
- THE PORT AUTHORITY OF NY & NJ (Board
Minutes of 5/9/1985: Essex Co. Resource Recovery
Facility-Certification and Bathgate Industrial Park-
Amendment to Agreement with Ampeo Printing
Corp.)
- ATTORNEY GENERAL (Legislative Agents Re-
port, 1st Quarter, 1985)
- N. J. SPORTS & EXPOSITION AUTHORITY
(1984 Annual Report, The Meadowlands)
- CASINO CONTROL COMMISSION (1984 Annual
Report)
- UNIFORM CRIME REPORTING UNIT, DIVI-
SION OF STATE POLICE (Crime in New Jersey,
1984 Uniform Crime Report)
- CASINO CONTROL COMMISSION (Report on
Affirmative Compliance in the Casino Hotel In-
dustry, 1st Quarter, 1985)
- NEW JERSEY TASK FORCE ON EQUITABLE
COMPENSATION (Six-month Interim Report,
June 1, 1985)
- STATE INVESTMENT COUNCIL (N. J. Cash
Management Fund, End of Fiscal Year Annual Re-
port, 1984)
- NJ MARINE SCIENCES CONSORTIUM (Annual
Report, 1984)
- NJ DEPARTMENT OF TRANSPORTATION
(1984 Annual Report)
- *Complimentary Copy*
NJ SESSION LAW SERVICE (Chapters 1 to 73;
Laws approved to March 11, 1985)

HEARINGS

- 2-13-85 Programs To Combat Hunger (N. J. Commission on
Hunger. Subcommittee On Public Comment)
- 2-27-85 Problems Dealing With Missing Children (N. J. Com-
mission On Missing Children)
- 3-26-85 Nursing Home Abuses. Corrections, Health and
Human Services Committee

- 4-03-85 Depository Institution Regulations. Banking and Insurance Subcommittee
- 4-11-85 Assembly No. 3092 (Designated The "Central Corridor District Development Act"). County Government and Regional Authorities Committee
- 4-23-85 County Solid Waste Management Activities. County Government Committee
- 5-01-85 Assembly No. 166 (Changes The Method By Which Vehicle Agents Would Be Chosen) Assembly No. 3610 (Restricts Issuance Of Photo Drivers' Licenses Until January 2, 1986, Requires Those Under Age 21 To Have Photos On Licenses). Law, Public Safety and Defense Committee
- 5-06-85 Implementation Of Photo Drivers' License System. Law, Public Safety and Defense Committee
- 5-10-85 Assembly Concurrent Resolution No. 31 (To Prohibit The Use Of "Casino Revenue Fund" Monies To Fund Homestead Rebates After June 30, 1985). Revenue, Finance and Appropriations Committee
- 5-30-85 Assembly No. 166 (Changes The Method By Which Vehicle Agents Would Be Chosen). Law, Public Safety and Defense Committee

The following message to the Governor was read:

May 14, 1985.

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 422, 588, 608, 778, 837, 1712/1432, 1915, 1946, 2040, 2157, 3294, 3473, 3614, Assembly Joint Resolution Nos. 56, 82 and Assembly No. 569.

On motion made and adopted, cosponsors were named to the following bills:

June 17, 1985.

MOTION

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 389, Mr. Mazur.

Assembly No. 390, Mr. Mazur.

Assembly No. 2801, Mr. Mazur.

Assembly No. 2909, Mr. Mazur.

Assembly No. 1956, Mr. Mazur.

Assembly No. 2582, Mr. Mazur.

Assembly No. 1230, Mr. Mazur.

Assembly No. 2743, Messrs. Colburn, Bocchini, Vainieri, Fortunato and Patero.

Assembly No. 2681, Mr. Ranieri.

Assembly No. 2964, Mr. Kline.

Assembly No. 3375, Messrs. Pankok and Bocchini.

Assembly No. 2026, Mr. Riley.

Assembly No. 524, Mr. Hendrickson and Ms. Kalik.

Assembly No. 3496, Mr. Bennett.

Assembly No. 3673, Messrs. Hendrickson and Foy.

Assembly No. 3270, Ms. Walker.

Assembly No. 1978, Mr. Karcher.

Assembly No. 1371, Mr. Pankok.

Assembly No. 3507, Mr. Miller.

Assembly No. 3673, Mr. Pelly.

Assembly No. 3396, Mr. Zangari.

Assembly No. 522, Mr. Zangari.

Assembly No. 1710, Mr. Mazur.

Assembly No. 3506, Mr. Miller.

Assembly No. 3505, Mr. Miller.

Assembly No. 2801, Mr. Girgenti.

Assembly No. 3648, Mr. Foy.

Assembly No. 3070, Mr. Foy.

Assembly No. 2956, Mr. Foy.

Assembly No. 2804, Mr. Zimmer.

Assembly Concurrent Resolution No. 1, Ms. Perun.

Assembly No. 1, Ms. Perun.

Assembly No. 2, Ms. Perun.

Assembly Resolution No. 119, Ms. Cooper.

Assembly No. 166, Mr. Pelly.

Assembly No. 2554, Mr. Zimmer.

Assembly No. 114, Mr. Felice.

Assembly No. 2915, Messrs. Mazur and Baer.

Assembly No. 3046, Mr. Mazur.

Assembly No. 2959, Mr. Baer.

Assembly No. 2962, Mr. Baer.

Assembly No. 3704, Mr. Baer.

On motion of Mr. Doyle and adopted, Mr. Felice was withdrawn as cosponsor of Assembly No. 3298.

On motion of Mr. Doyle and adopted, Mr. Herman was withdrawn as cosponsor of Assembly No. 3397.

On motion of Mr. Haytaian and adopted, Assembly No. 2772 was withdrawn from the files.

On motion of Mr. Kern and adopted, Assembly No. 242 was withdrawn from the files.

On motion of Mr. Weidel and adopted, Assembly No. 2575 was withdrawn from the files.

On motion of Mr. Doyle, Senate No. 2576 was referred to the Assembly Energy and Natural Resources Committee, which motion passed by voice vote.

On motion of Mr. Doyle, Senate No. 2577 was referred to the Assembly Revenue, Finance and Appropriations Committee, which motion passed by voice vote.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, June 20, 1985 at 2:00 P.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, June 20, 1985.

The General Assembly met at 3:15 p.m.

Prayer was offered by Peter Suhaka, Deacon, St. Matthew of the Apostle Church, Edison, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlow-ski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the

Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Mr. Naples offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 775.

Which was read by the Clerk and adopted by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 800 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Weidel, Zecker, Zimmer—66.

In the negative was—Kern—1.

Mr. Paterniti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 836.

Which was read by the Clerk and adopted by the following vote:

72 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 3738 was given third reading.

Mr. Rocco moved the bill which passed by the following vote:

68 Yeas

4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—68.

In the negative were—

Albohn, Frelinghuysen, Miller, Rooney—4.

Assembly No. 1672 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Gir-

genti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 2073 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3291 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 1561 was given third reading.

Mr. Shinn moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3652 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

68 Yeas

7 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari—68.

In the negative were—

Albohn, Frelinghuysen, Miller, Penn, Shinn, Zecker, Zimmer—7.

Assembly No. 2764 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

73 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato,

Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Mr. Bocchini asked for the record on Assembly No. 3202, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3202 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Ms. Garvin offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3217.

Which was read by the Clerk and adopted by the following vote:

71 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker—71.

In the negative were—

Albohn, Kern, Zimmer—3.

Assembly No. 3288 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

74 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Vistocky, Walker, Weidel, Zangari, Zecker, Zimmer—74.

In the negative was—Kern—1.

Assembly No. 2072 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly Committee Substitute for Assembly Nos. 3121/3131 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh,

Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

On motion of Mr. Girgenti, Assembly Concurrent Resolution No. 141 passed by voice vote.

Assembly No. 3024 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

76 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Holtenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

The following bill was read for the first time by its title:

Assembly Resolution No. 148, by Mr. Pelly.

A motion was made by Mr. Kavanaugh to amend Assembly Resolution No. 148, which motion lost:

35 Yeas	36 Nays
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In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Zecker, Zimmer—35.

In the negative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Deverin, Doria, Doyle, Ford, Fortunato, Foy, Girgenti, Gor-

man, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Mazur, McEnroe, Naples, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visoteky, Walker, Watson, Zangari—36.

Assembly Resolution No. 148 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—76.

In the negative—None.

On motion of Mr. McEnroe, pursuant to Rule 15:20, Senate No. 2250 was substituted for Assembly No. 3817 with which it is identical, and Mr. McEnroe was added as cosponsor of Senate No. 2250. Which motion passed by voice vote.

Senate No. 2250 as given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

69 Yeas

6 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker—69.

In the negative were—

Albohn, Bennett, Muhler, Rod, Shinn, Zimmer—6.

Mr. Felice asked for the record on Assembly No. 3070, which was furnished by the Clerk.

Mr. Felice moved that Assembly No. 3070 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Felice moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3136 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

60 Yeas

13 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

In the negative were—

Albohn, Bennett, Colburn, Felice, Kern, Koseo, Miller, Muhler, Penn, Rooney, Schuber, Shinn, Zecker—13.

Assembly No. 3681 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

43 Yeas

31 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson,

Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn, Randall, Rooney, Schubert, Shinn, Villane, Weidel, Zecker, Zimmer—31.

Mr. Doria offered the following resolution which was read by the Clerk and lost by the following vote:

Be It Resolved, That the General Assembly, pursuant to Article V, Section 1, Paragraph 14 of the Constitution, and General Assembly Rule No. 20:2, hereby overrides the Governor's Absolute Veto of Assembly No. 2172, the objections of the Governor to the contrary notwithstanding.

X Voice Vote

42 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—42.

In the negative were—

Colburn, Haytaian, Hendrickson, Miller, Palaia, Penn, Rooney, Villane, Zecker—9.

Mr. Weidel moved that Assembly No. 1213 be recommitted to the Assembly Commerce and Industry Committee for further consideration.

Which motion passed.

X Voice Vote

On motion of Mr. Colburn, that Assembly Concurrent Resolution No. 132 be placed back on second reading lost by the following vote:

36 Yeas 37 Nays

In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—36.

In the negative were—

Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Karcher (Speaker), LaRocca,

Long, Marsella, Mazur, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—37.

Mr. Haytaian moved that a roll call be taken at 5:35 p.m. The Clerk upon calling the roll the following members appeared and answered to their names:

The Clerk declared a quorum present.

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—73.

On motion of Ms. Walker, Assembly Concurrent Resolution No. 132 passed by voice vote.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3164.

Which was read by the Clerk and adopted by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 1341 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle,

Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—69.

In the negative—None.

Mr. Kavanaugh, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly State Government Committee of further consideration of Assembly No. 3702.

June 20, 1985.

CLERK OF THE ASSEMBLY

Dear Mr. Miller:

Pursuant to Assembly Rule 10:14, I am hereby submitting 24 hour notice to the General Assembly of the introduction of a resolution to relieve the Assembly State Government Committee of *Assembly No. 3702*, because of its emergent nature.

WALTER J. KAVANAUGH.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2824.

Which was read by the Clerk and adopted by the following vote:

70 Yeas 1 Nay

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zecker, Zimmer—70.

In the negative was—Miller—1.

Assembly No. 2962 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks,

Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—75.

In the negative—None.

Senate No. 560 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

74 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative was—Albohn—1.

Senate No. 561 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

78 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative was—Albohn—1.

Senate No. 562 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

77 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative was—Albohn—1.

Senate No. 563 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

77 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative was—Albohn—1.

On motion of Ms. Walker, the following resolution passed by the following vote:

Whereas, the General Assembly passed Assembly No. 3015, I hereby move to rescind the action.

41 Yeas 33 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Garvin, Girgenti, Gorman, Herman, Hollen-

beck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—33.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bill was given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

On motion of Ms. Walker, pursuant to Rule 15:20, Senate No. 2547 was substituted for Assembly No. 3015 with which it is identical, and Ms. Walker was added as cosponsor of Senate No. 2547. Which motion passed by voice vote.

Senate No. 2547 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

Mr. Paterniti asked for the record on Assembly No. 1130, which was furnished by the Clerk.

Mr. Paterniti moved that Assembly No. 1130 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Paterniti moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Paterniti asked for the record on Assembly No. 1132, which was furnished by the Clerk.

Mr. Paterniti moved that Assembly No. 1132 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Paterniti moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Paterniti asked for the record on Assembly No. 1133, which was furnished by the Clerk.

Mr. Paterniti moved that Assembly No. 1133 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Paterniti moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Schwartz asked for the record on Assembly No. 2686, which was furnished by the Clerk.

Mr. Schwartz moved that Assembly No. 2686 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Schwartz moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 2312 was given third reading.

Mr. Naples moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long,

Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker—71.

In the negative—None.

Mr. Zimmer moved that Senate No. 2164 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

36 Yeas 36 Nays

In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—36.

In the negative were—

M. Adubato, S. Adubato, Baer, Bocchini, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Garvin, Gorman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson—36.

Senate No. 2164 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

62 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Garvin, Girgenti, Gorman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker—62.

In the negative was—Albohn—1.

Ms. Perun asked for the record on Assembly No. 3262, which was furnished by the Clerk.

Mr. Perun moved that Assembly No. 3262 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

35 Yeas 38 Nays

In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Frel-inghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Koseo, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

In the negative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Garvin, Girgenti, Gorman, Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otłowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson—38.

On motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 3856, by Mr. Charles, Extend deadline on senior citizen and disabled homestead rebates in Jersey City.

Senate No. 131, by Mr. Rand, Interstate commuter buses exempt from certain taxes.

Assembly No. 3438, by Ms. Ford and Senate No. 2821, by Mr. Russo, Monthly testing of effluent.

Assembly No. 3730, by Mr. Watson, Delaware River Bridge Commission—impose fees/tolls on existing bridges.

Assembly No. 3855, by Mr. Bryant, Unclassified civil service positions—county.

Assembly No. 3506, by Mr. Girgenti, Defines assault on institutionalized elderly as an aggravated assault.

Assembly No. 3507, by Mr. Girgenti, Makes it a disorderly persons offense for certain persons to fail to report suspected abuse of institutionalized elderly.

Assembly No. 3188, by Mr. Thompson, Permits cabs to be equipped with hijack lights.

Assembly No. 2903 OCR, by Mr. Bocchini, Amends the laws regulating controlled dangerous substances. .

Assembly No. 3079, by Mr. Schwartz. Dental Auxiliary.

Assembly No. 3859, by Mr. Hollenbeck, Prohibits certain rate increases for water.

Senate No. 2893, by Mr. McManimon, Permits certain corporations to operate as nonbank transfer agents for investment companies.

Senate No. 2537, by Mr. McManimon, Jamesburg Gym.

Assembly No. 3716, by Mr. Paterniti, Aging Committee—Provides for issuance of senior citizen identification cards to certain persons 60 years of age or older.

Assembly No. 3717, by Messrs. Riley, Foy, Gorman, Herman, Marsella, Bryant and Pankok, Judiciary Committee—Provides immunity from civil suit to volunteer athletic coaches and managers re coaching activities.

Assembly No. 3718, by Messrs. Pellecchia and Girgenti, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Allows certain sheriff's officers to transfer pension membership to PFRS.

Assembly No. 3719, by Messrs. Pellecchia and Girgenti, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Changes definition of "final compensation" for purposes of TPAF and PERS.

Assembly No. 3720, by Messrs. Deverin and Long, Judiciary Committee—Requires mandatory extended prison term for repeat fire-arm offenders where prior conviction occurred in another jurisdiction.

Assembly No. 3721, by Mr. LaRocca, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prohibits public employers from terminating war veterans for reasons of economy.

Assembly No. 3722, by Messrs. Villane and Palaia, Independent Authorities and Commissions Committee—Requires N. J. Sports and Exposition Authority to continue to collect and pay race track admission tax at certain facilities.

Assembly No. 3723, by Messrs. Felice, Haytaian, Schuber and Cuprowski, Corrections, Health and Human Services Committee—Prohibits hospitals from barring male from birth of his child under certain circumstances.

Assembly No. 3724, by Messrs. Villane and Palaia, Transportation and Communications Committee—Provides certain retired railroad employees with free rail service.

Assembly No. 3725, by Mr. Paterniti, Aging Committee—Establishes a Division of Long-Term Care and Aging in the Department of Health, approps. \$125,000.

Assembly No. 3726, by Mr. Paterniti and Ms. Walker, Revenue, Finance and Appropriations Committee—Provides a property tax exemption equal to any increase in valuation resulting from improvements made to facilitate use of property by disabled persons.

Assembly No. 3727, by Mr. Riley, State Government, Civil Service, Election, Pensions and Veterans Affairs Committee—Eliminates use of stickers on ballot cards counted by automatic tabulating equipment.

Assembly No. 3728, by Messrs. Riley and Marsella, Municipal Government Committee—Revises the law concerning the consolidation of municipalities.

Assembly No. 3729, by Messrs. Baer and Mazur, Law, Public Safety and Defense Committee—Prohibits operation of State motor vehicle inspection stations in certain residential areas.

Assembly No. 3730, by Mr. Watson, Transportation and Communications Committee—Provides that Delaware River Joint Toll Bridge Commission may impose fees, rentals and tolls on existing bridges only under certain circumstances.

Assembly No. 3731, by Messrs. Hendrickson, Haytaian, Loveys, Muziani and Chinnici, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prohibits imposition or increase of State rate, fee or tax upon a county or municipality until first day of local fiscal year following the adoption thereof.

Assembly No. 3732, by Messrs. Shusted, Rocco, Kern and Girgenti, Judiciary Committee—Provides for consideration of the victim's statement concerning change of venue in a criminal matter.

Assembly No. 3733, by Messrs. Rocco, Shusted, Palaia, Ms. Muhler, Mr. Martin, Ms. Garvin, Messrs. Naples, Bocchini, Patero and Doria, Higher Education and Regulated Professions Committee—Establishes New Jersey Endowment Trust Fund for Eminent Scholars, approps. \$5,000,000.

Assembly No. 3734, by Messrs. Rocco, Shusted, Ms. Muhler and Mr. Doria, Higher Education and Regulated Professions Committee—Extends time period in which audiologist and speech language pathologists may apply for licensure.

Assembly No. 3737, by Messrs. Doria, Charles, Vainieri, Cuprowski, Ranieri, LaRocca, Ms. Garvin, Mr. Rocco and Ms. Muhler, Judiciary Committee—Immunizes from civil liability members of an ethics, grievance, judicial or professional relations review committee of a hospital, long-term health care facility or professional association for certain actions.

Assembly No. 3741, by Messrs. Bennett, Herman, Ms. Muhler, Messrs. Riley, Marsella, Bocchini, Zimmer, Weidel, Hardwick, Miller and Penn, Law, Public Safety and Defense Committee—Establishes 911 universal emergency telephone number throughout New Jersey.

Assembly No. 3742, by Messrs. Bryant and Watson, Revenue, Finance and Appropriations Committee—Supp. approp. of \$250,000 for small businesses and women and minority businesses.

Assembly No. 3743, by Messrs. Bryant, Gorman, Cuprowski, Doria, Charles, Brown and Watson, Transportation and Communications Committee—Requires DOT to establish a program to permit unemployed persons over age 16 to ride free on buses and trains under certain circumstances.

Assembly No. 3744, by Messrs. Genova, Long and Deverin, Revenue, Finance and Appropriations Committee—Grants surviving stepparents treatment as class A transferees under the NJ Transfer Inheritance tax law.

Assembly No. 3745, by Mr. Fortunato, Education Committee—Exempts certain teachers from subject matter testing.

Assembly No. 3746, by Messrs. Riley, Bryant and Marsella, without reference—Supp. approp. of \$85,000 to DCA for Chesilhurst as State aid for municipal programs.

Assembly No. 3748, by Messrs. Vainieri, Cuprowski, Charles, Ranieri, LaRocca and Doria, Corrections, Health and Human Services Committee—Requires all blood banks to screen blood for AIDS antibodies.

Assembly No. 3749, by Messrs. Albohn, Frelinghuysen and Colburn, Law, Public Safety and Defense Committee—Permits municipal clerks to exercise the powers and duties of motor vehicle agents under certain circumstances.

Assembly No. 3750, by Mr. Fortunato, Judiciary Committee—Prohibits employment discrimination based on familial relationships.

Assembly No. 3754, by Mr. Foy, Independent Authorities and Commissions Committee—Requires Casino Control Commission to prohibit mechanically reproduced music under certain circumstances.

Assembly No. 3755, by Mr. Foy, Corrections, Health and Human Services Committee—Establishes a Human Services Police Force.

Assembly No. 3756, by Messrs. Penn, Zecker, Miller, Kosco, Kline, Loveys, Bennett and Ms. Cooper, Law, Public Safety and Defense Committee—Creates certain causes of action against persons who sell or furnish alcoholic beverages and exempts from liability persons who sell alcohol under certain circumstances.

Assembly No. 3757, by Messrs. Penn, Kavanaugh, Kline, Bennett and Paterno, County Government and Regional Authorities Committee—Provides payments for local services in lieu of taxes on certain county property.

Assembly No. 3758, by Messrs. Felice, Mazur, Rocco, Ms. Muhler and Mr. Palaia, Higher Education and Regulated Professions Committee—Provides for tuition-free courses for State college employees.

Assembly No. 3759, by Messrs. Albohn and Frelinghuysen, Judiciary Committee—Provides that former State officer or employee who represents a person other than the State in connection with any matter in which he was substantially involved when he was with the State shall be guilty of a crime of the 4th degree.

Assembly No. 3760, by Messrs. Frelinghuysen, Albohn and Martin, Energy and Natural Resources Committee—Includes sludge treatment systems in scope of the "New Jersey Wastewater Treatment Privatization Act."

Assembly No. 3761, by Messrs. Schuber, Kosco and Felice, Transportation and Communications Committee—Requires the Comm'r of Transportation to reimburse municipality or county providing cleanup services for motor vehicle accidents on State highway.

Assembly No. 3765, by Messrs. Littell and Haytaian, Municipal Government Committee—Provides a special charter for the Township of Hardyston in Sussex County.

Assembly No. 3766, by Ms. Ford and Mr. Doyle, Commerce and Industry Committee—Changes the composition and location of the BPU.

Assembly No. 3767, by Mr. Naples, Municipal Government Committee—Clarifies when developers may be required to make contributions for off-tract improvements for subdivision or site plan approval.

Assembly No. 3768, by Messrs. Shusted, Rocco and Girgenti, Corrections, Health and Human Services Committee—Provides State reimbursement to counties for certain medical expenses incurred on behalf of certain juveniles.

Assembly No. 3769, by Messrs. Shusted and Rocco, Revenue, Finance and Appropriations Committee—Extends the veterans' property tax deduction to certain vets with active service.

Assembly No. 3770, by Messrs. Shusted and Rocco, Revenue, Finance and Appropriations Committee—Authorizes the transfer of up to \$2,500 from assets of resident decedent to a survivor without waiver from Div. of Taxation.

Assembly No. 3771, by Messrs. Shusted, Rocco and Girgenti, Judiciary Committee—Changes the definition of the crime of robbery.

Assembly No. 3772, by Mr. Flynn and Ms. Walker, Independent Authorities and Commissions Committee—Requires that the State admission tax be imposed at an existing racetrack acquired by the NJ Sports and Exposition Authority.

Assembly No. 3776, by Ms. Muhler and Mr. Bennett, Judiciary Committee—Provides for a crime of the 4th degree for the sale of unsafe drugs, devices or medical treatment.

Assembly No. 3777, by Ms. Muhler, Messrs. Bennett and Villane, Commerce and Industry Committee—Raises penalties for the distribution, sale or manufacture of misbranded drugs, devices or cosmetics.

Assembly No. 3778, by Messrs. Riley and Marsella, Banking and Insurance Committee—Prohibits Dir. of DMV from assessing certain surcharges.

Assembly No. 3779, by Messrs. Vainieri, Cuprowski, Doria and La Rocca, Judiciary Committee—Increases penalties for delivery of drug paraphernalia and sale of hypodermic syringes to persons under age 18.

Assembly No. 3780, by Messrs. Vainieri, Cuprowski, Doria and LaRocca, Law, Public Safety and Defense Committee—Increases penalties for distribution of certain controlled substances to persons age 17 or younger by persons age 18 or older.

Assembly No. 3781, by Messrs. Vainieri, Cuprowski, Ranieri, LaRocca, Doria and Charles, Higher Education and Regulated Professions Committee—Provides that students who fail to register with selective service shall be ineligible for certain financial assistance.

Assembly No. 3782, by Ms. Cooper, Messrs. Schwartz and Hardwick, Corrections, Health and Human Services Committee—Extends the duration of the New Jersey Commission on Hunger.

Assembly No. 3783, by Messrs. Patero, Bocchini, Foy, Pellecchia, Paterniti, Thompson, S. Aduato and Ms. Walker, Commerce and Industry Committee—Requires businesses to make certain disclosures concerning changes, termination or transfer of certain operations, approps. \$500,000.

Assembly No. 3784, by Messrs. Loveys, Martin, Colburn, Palaia, Penn and Muziani, Law, Public Safety and Defense Committee—Provides for issuance of motorcycle learner's permits to persons over 16 years of age.

Assembly No. 3785, by Messrs. Loveys, Martin, Colburn, Palaia, Felice, Penn and Muziani, Corrections, Health and Human Services Committee—Establishes a Comprehensive Offender Employment Resource Program in the Dept. of Corrections, approps. \$90,000.

Assembly No. 3786, by Ms. Randall, Messrs. Felice, Kern, Rocco, Shusted and Rooney, County Government and Regional Authorities Committee—Provides for phasing in of multiple year rebates due from a county to a municipality.

Assembly No. 3787, by Ms. Randall, Messrs. Felice, Schuber and Palaia, Agriculture and Environment Committee—Increases penalty for abandoning animals.

Assembly No. 3788, by Mr. Foy, Commerce and Industry Committee—Provides that 10 largest shareholders and directors and officers of certain corporations are personally liable for unpaid wages and other compensation under certain circumstances.

Assembly No. 3789, by Mr. Zimmer, Ms. Ogden, Ms. Perun, Mr. Bennett, Ms. Kalik, Ms. Randall, Ms. Ford, Ms. Garvin and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Removes Division on Women from supervision of DCA.

Assembly No. 3790, by Messrs. Villane, Palaia, Ms. Ogden, Mr. Rod, Ms. Muhler, Messrs. Hendrickson, Loveys, Muziani, Chinnici and Bennett, Agriculture and Environment Committee—Appropriates \$17,889,500 from the "1983 New Jersey Green Acres Fund" and \$20,500,000 from the "Green Trust Fund" to enable the State and local units of government to acquire and develop land for recreation and conservation purposes.

Assembly No. 3791, by Ms. Cooper, Messrs. Herman, Baer, Mazur, Schwartz, Ms. Kalik, Ms. Perun, Messrs. Loveys, Kline, Girgenti, Pellecchia, Gorman, Vainieri, Charles, Ranieri, Long, Schuber, Cuprowski, Zangari, Doria, Hardwick, Shinn, Miller, Ms. Muhler, Messrs. Bennett and Palaia, Higher Education and Regulated Professions Committee—Requires institutions of higher ed. to disclose certain information about gifts received from foreign governments or foreign nationals.

Assembly No. 3808, by Messrs. Genova, Hardwick, Loveys and Miller, Education Committee—Requires all metal bars in school buses to be padded.

Assembly No. 3809, by Messrs. Genova, Hardwick and Loveys, Revenue, Finance and Appropriations Committee—Extends eligibility for veteran's property tax deductions to any veteran who served at least 180 days.

Assembly No. 3810, by Messrs. Kern, Felice, Schuber, Girgenti, Charles and Doria, Labor Committee—Provides volunteer workers in State parks with workers' compensation coverage.

Assembly No. 3812, by Messrs. Shinn, Colburn, Bennett, Ms. Muhler, Mr. Palaia, Ms. Ogden and Mr. Rod, Agriculture and Environment Committee—Requires material specific market studies to be conducted for recyclable materials.

Assembly No. 3813, by Messrs. Miller and Zecker, Judiciary Committee, Increases penalty for crimes committed while released on bail for previous crime.

Assembly No. 3814, by Messrs. Miller and Zecker, Judiciary Committee—Establishes crime of welfare fraud as a separate offense.

Assembly No. 3815, by Messrs. Miller, Zecker, Shinn, Bennett, Ms. Muhler, Messrs. Kline, Penn, Felice, Martin, Frelinghuysen, Ms. Cooper, Ms. Randall, Messrs. Weidel, Albohn, Palaia, Colburn, Hendrickson, Loveys, Hardwick, Haytaian, Littell, Muziani, Chinnici, Franks, Kavanaugh, Kern, Shusted, Pellecchia, Rod, Ms. Ogden, Mr. Genova, Ms. Perun, Messrs. Rocco, Pankok and Zane, Transportation and Communications Committee—Subjects tangible personal property used in long-distance telecommunications carrier service by certain companies to local taxation.

Assembly No. 3816, by Mr. Bennett, Ms. Muhler, Messrs. Villane, Palaia, Flynn and Ms. Walker, Revenue, Finance and Appropriations Committee—Supp. approp. of \$2,000,000 to DEP for NJ Fire Engine and Equipment Museum.

Assembly No. 3818, by Messrs. Zecker and Miller, Law, Public Safety and Defense Committee—Limits scope of host liability.

Assembly No. 3819, by Messrs. Zecker and Miller, Law, Public Safety and Defense Committee—Requires drivers of vehicles transporting students to complete a first aid course.

Assembly No. 3820, by Messrs. Zecker and Miller, Judiciary Committee—Requires judges to file financial disclosure statements.

Assembly No. 3821, by Messrs. Zecker and Miller, Higher Education and Regulated Professions Committee—Gives preference to veterans applying for certain student loans.

Assembly No. 3823, by Ms. Walker, Messrs. Flynn, Paterniti, Naples, S. Adubato, Watson, Ms. Ford, Messrs. Hollenbeck, Schwartz, Foy, Pankok and Bryant, Transportation and Communications Committee—Provides for establishment of formula for determining an annual priority listing of projects to be funded by the NJ Transportation Trust Fund Authority.

Assembly No. 3824, by Messrs. Franks, Zimmer, Hardwick, Muziani and Chinnici, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Creates a Study Commission on Regulatory Efficiency in State Government.

Assembly No. 3826, by Ms. Ford, Messrs. Chinnici, Brown and Doyle, Corrections, Health and Human Services Committee—"New Jersey Runaway and Homeless Youth Act," approps. \$5,000,000.

Assembly No. 3831, by Messrs. Baer and Mazur, Energy and Natural Resources Committee—Supp. approp. of \$2,000,000 to DEP for grants and low interest loans for private wastewater systems.

Assembly No. 3832, by Messrs. Baer and Mazur, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Extends Conflict of Interest law to special State officers and certain vendors.

Assembly No. 3792, by Mr. Shinn, Law, Public Safety and Defense Committee—Authorizes courts to revoke driver's license or registration certificate of certain juveniles adjudicated delinquent.

Assembly No. 3793, by Mr. Shinn, Agriculture and Environment Committee—Requires DEP to map and publish aquifer recharge areas, approps. \$1,000,000.

Assembly No. 3794, by Mr. Shinn, Corrections, Health and Human Services Committee—Increases the license fees of convalescent and private nursing home administrators.

Assembly No. 3795, by Mr. Shinn, Revenue, Finance and Appropriations Committee—Increases amount of income which persons aged 62 or older may earn and still remain eligible for retirement income exclusion under the Gross Income Tax Act.

Assembly No. 3798, by Mr. Otowski, Banking and Insurance Committee—Provides for the inclusion of benefits for expenses incurred in the treatment of drug abuse in medical service corporation contracts.

Assembly No. 3799, by Mr. Otowski, Banking and Insurance Committee—Provides for the inclusion of benefits for expenses incurred in the treatment of drug abuse in certain health insurance contracts.

Assembly No. 3800, by Mr. Otlowski, Banking and Insurance Committee—Provides for the inclusion of benefits for expenses incurred in the treatment of drug abuse in certain group health insurance contracts.

Assembly No. 3801, by Mr. Otlowski, Banking and Insurance Committee—Requires all HMO's to provide health care services for the treatment of drug abuse.

Assembly No. 3802, by Mr. Otlowski, Banking and Insurance Committee—Provides for the inclusion of benefits for treatment of drug abuse in hospital service corporate contracts.

Assembly No. 3803, by Messrs. Felice, Otlowski, Haytaian and Cuprowski, Corrections, Health and Human Services Committee—Supp. approp. of \$20,250,000 in federal funds to the Dept. of Human Services for special health services to implement peer grouping.

Assembly No. 3804, by Mr. Otlowski, Corrections, Health and Human Services Committee—Requires administrators of residential health care facilities to be licensed by the Dept. of Health.

Assembly No. 3805, by Mr. Otlowski, Law, Public Safety and Defense Committee—Provides a surcharge for a violation of the "Controlled Dangerous Substances Act" or an ABC violation, creates Youth Alcohol and Drug Treatment Fund.

Assembly No. 3806, by Messrs. Doria, Charles, Vainieri, Cuprowski, Ranieri, LaRocca, Bocchini, Paterno, Ms. Garvin, Mr. Rocco and Ms. Muhler, Revenue, Finance and Appropriations Committee—Provides for State financial assistance for replacing asbestos in institutions of higher education, approps. \$5,000,000.

Assembly No. 3807, by Messrs. Genova and Hardwick, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides for State aid to municipalities for markers identifying revolutionary war sites.

Assembly Joint Resolution No. 110, by Mr. Rooney, Ms. Randall, Messrs. Kern, Kosco and Schuber, Corrections, Health and Human Services Committee—Requires Dept. of Health to investigate National Medical Enterprises Corporation.

Assembly Joint Resolution No. 111, by Messrs. Penn and Kavanaugh, Transportation and Communications Committee, Designates that portion of State Highway Route 206 located in Montgomery Twp., Somerset County as "Van Horne Road."

Assembly Joint Resolution No. 112, by Mr. Bennett and Ms. Muhler, Agriculture and Environment Committee—Memorializes Congress to encourage private sector expansion of the market for post-consumer waste as a manufacturing feedstock.

Assembly Joint Resolution No. 113, by Messrs. Shusted and Rocco, State Government, Civil Service, Elections, Pensions and Veterans

Affairs Committee—Memorializes Postmaster General and Citizens' Stamp Advisory Committee to approve issuance of Haddonfield Middle School's endangered species stamp.

Assembly Joint Resolution No. 114, by Messrs. Palaia, Villane and Ms. Garvin, Corrections, Health and Human Services Committee—Requires Dir. of Div. of the Deaf to organize the commission to study services and programs for hearing impaired children.

Assembly Joint Resolution No. 115, by Mr. Brown, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to reallocate \$1,000,000 in federal block grant monies for NJ to provide emergency relief to Philadelphia for its MOVE tragedy.

Assembly Joint Resolution No. 116, by Mr. Brown, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to reallocate \$5,000,000 in federal block grant monies to NJ for emergency relief to Bangladesh.

Assembly Concurrent Resolution No. 187, by Messrs. Shusted and Rocco, Revenue, Finance and Appropriations Committee—Proposes constitutional amendment to extend veteran's property tax deduction to all honorably discharged veterans and provides an additional deduction for combat service.

Assembly Concurrent Resolution No. 188, by Messrs. Hardwick, Miller, Zecker, Loveys, Penn, Kosco, Albohn, Colburn, Palaia, Schuber, Villane, Hendrickson, Muziani and Chinnici, State Government, Civil Service, Elections, Pensions, and Veterans Affairs Committee—Memorializes Congress and President to enact legislation establishing a death penalty option in peacetime for espionage.

Assembly Concurrent Resolution No. 189, by Mr. Hendrickson, Law, Public Safety and Defense Committee—Directs Commission on Alcoholic Beverage Liability to study related insurance issues for both private social hosts and licensed servers of alcoholic beverages.

Assembly Concurrent Resolution No. 190, by Ms. Walker, Messrs. Flynn, Marsella, Riley, Naples, McEnroe, Paterniti, Foy and Pankok, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Calls on State Division of Veterans Programs and Special Services to meet with veterans' organizations to organize a parade in honor of Vietnam veterans.

Assembly Resolution No. 145, by Messrs. Foy, Deverin, Long, Riley, McEnroe, Gorman, Ms. Ford, Messrs. Doyle, Kavanaugh and Rooney, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress and President to direct diplomatic initiatives by special envoy to be undertaken for Northern Ireland.

Assembly Resolution No. 146, by Mr. Shusted, Corrections, Health and Human Services Committee—Memorializes Congress to consider recommendations of American Academy of Family Physicians re physician reimbursement system legislation.

Assembly Resolution No.147, by Messrs. Shusted and Rocco, Corrections, Health and Human Services Committee—Expresses sense of General Assembly that recommendations of American Academy of Family Physicians should be considered prior to adoption of State plan re physician reimbursement system.

Assembly Resolution No. 148, by Messrs. Pelly, Doyle and Ms. Ford, without reference—Expresses sense of General Assembly against proposed elimination of federal income tax deduction for State and local taxes.

Assembly Resolution No. 149, by Messrs. Schuber, Palaia, Koseo, Villane, Kavanaugh, Martin, Ms. Muhler, Messrs. Felice, Rooney, Zecker, Penn, Bennett, Ms. Cooper, Messrs. Haytaian, Littell, Miller, Shinn, Colburn, Frelinghuysen, Zimmer, Weidel, Hendrickson, Hardwick, Rocco, Shusted, Muziani, Chinnici, Loveys, Genova, Ms. Perun, Mr. Kline and Ms. Randall, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to pass H.R. 517 providing ambulance and rescue service members with certain death benefits.

Assembly No. 3846, by Messrs. Schwartz, Karcher and Kavanaugh, without reference—Establishes a Football Birthplace Monument Commission and prescribes powers, duties and functions.

Assembly No. 3855, by Messrs. Bryant and Gorman, without reference—Provides for certain additional positions in unclassified civil service.

Assembly No. 3856, by Messrs. Charles, Cuprowski, Doria and Vainieri without reference—Extends deadline for filing income statements by senior citizens and disabled persons to September 1, 1985.

Assembly No. 3858 by Mr. Baer, Revenue, Finance and Appropriations Committee—Adds technical provision to Federal Funds section of the Appropriations Act for FY 1986.

Assembly No. 3859, by Mr. Hollenback, without reference—Prohibits rate increases for water provisions under certain conditions.

Assembly No. 3863, by Mr. Karcher, without reference—Regulates employment, tenure and discharge of certain State employees.

Assembly No. 3869, by Mr. Doyle and Ms. Ford, without reference—Provides appointment of temporary manager of Division of Motor Vehicles.

Assembly No. 3878, by Mr. Karcher, without reference—Appropriates \$7,000,000.00 to Department of Civil Service for Task Force on Equitable Compensation recommendations.

Assembly No. 3879, by Mr. Karcher, without reference—Concerns maintenance of inmates in Correctional facilities.

Assembly No. 3880, by Messrs. Girgenti and Pellecchia, Municipal Government Committee—Concerns ordinances authorizing municipal indebtedness.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 3746, 3846, 3855, 3856, 3859, 3863, 3869, 3878 and 3879.

The following bill was read for the first time by its title and was given no reference:

SCS for Assembly No. 1278.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

SCS for Assembly No. 1278.

The Assembly Higher Education and Regulated Professions Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 2197 Aca, Assembly No. 2500 Aca, Assembly No. 2794, Assembly No. 3394 Aca, Assembly No. 3604 Aca, Assembly No. 3680, Assembly Joint Resolution No. 64 and Senate No. 791.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 2565 Acs, Assembly No. 2626, Assembly No. 3138 Acs, Assembly No. 3730, Assembly Resolution No. 125, Senate No. 2212, Senate No. 2336 Aca, Senate Nos. 2395 and 2610.

The Assembly Banking and Insurance Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 2916 Aca, Assembly No. 2917 Aca, Assembly No. 2918 Aca, Assembly Nos. 2935, 2936, 2937, 3615, 3796, 3796, 3797, Senate No. 2308 Aca and Senate No. 2893.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 3438 Aca, Assembly Nos. 3597, 3611, Assembly No. 3684 Aca, Senate Nos. 1672, 2278, Senate No. 2821 Aca and Senate No. 2890.

The Assembly Commerce and Industry Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3377 Aca.

The Assembly Higher Education and Regulated Professions Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3679.

The Clerk read the following messages from the Governor:

Assembly No. 1044 av.

Assembly No. 2172 av.

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted by voice vote.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY BILL No. 1044

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1044 with my recommendations for reconsideration.

Assembly Bill No. 1044 would preclude an individual who was adjudicated or who pleaded guilty to a criminal offense from filing a lawsuit against another person to recover monetary damages for injuries sustained in the preparation of the crime, during the commission of the crime or in connection with an attempted escape from the scene of the crime. The prohibition would not apply if the civil defendant's actions involved negligent or intentional conduct showing a disregard for the value of human life, or if the civil defendant's conduct itself constitutes a criminal offense. If an individual were to file such a lawsuit during the course of criminal proceedings involving his actions, the civil action would be stayed until the final disposition of the criminal matter.

I support the concept expressed in Assembly Bill No. 1044. A criminal defendant should not have the opportunity to benefit from his criminal endeavor. Despite my support for the concept, I must return Assembly Bill No. 1044 so that technical amendments may be made in two areas.

The scope of the prohibition on civil actions by a criminal defendant must be clarified. While the intent of Assembly Bill No. 1044 is to preclude a criminal defendant from filing a lawsuit against another person for monetary damages for injuries sustained in preparation for the crime, during the crime or in connection with an attempted escape from the crime, the language is not clear in this regard.

I am concerned that the phrase "final disposition of the criminal matter" within Section 3 is also unclear. The sponsor has indicated that he intended that this phrase mean the point at which the verdict, judgment and sentence are entered against the criminal defendant. I am advised that this phrase can also be interpreted as the point at which all appeals from the criminal judgment and sentence are exhausted. Therefore, I recommend that Section 3 be amended to specifically define the phrase "final disposition of the criminal matter" as the point at which the jury verdict, final judgment and sentence are entered against a criminal defendant.

Accordingly, I return Assembly Bill No. 1044 and recommend that it be amended as follows:

Page 1, Section 1, Line 7: After "damages" insert "arising under the circumstances set forth in section 2 of this act which is"

Page 1, Section 2, Line 2: Delete "include" insert "be limited to"

Page 1, Section 3, Line 5: After "." insert "For the purposes of this section, the final disposition of the criminal matter shall mean the point at which the judgment of conviction is entered against one who is arrested for a criminal offense."

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
June 17, 1985. }

ASSEMBLY BILL No. 2172

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2172 without my signature.

The purpose of this bill is to exclude from the definition of gross income under the New Jersey Gross Income Tax those payments made by an employer on behalf of an employee for an annuity contract if those payments are excludable from the federal gross income of the employee under Section 403 (b) of the Internal Revenue Code of 1954. The estimated revenue loss to the State, if the bill were to be approved, would total \$9.8 million in Fiscal Year 1986 and \$8.4 million in Fiscal Year 1987.

This bill must be examined in the context of the overall scheme of taxation in the State of New Jersey. The New Jersey Gross Income Tax Act allows only limited deductions from taxable gross income, notably medical expenses over 2% of income and alimony and separate maintenance when reportable as income by the recipient.

I do not believe it is now appropriate to provide another exclusion from taxable gross income. I recognize that this bill would allow the same treatment for Section 403(b) plans, for which employers of non-profit organizations and school systems qualify, as was afforded under P. L. 1983, c. 571 to private sector employees participating in plans governed by Section 401(k) of the Federal Internal Revenue Code. Nevertheless, further exceptions of this nature to taxation of personal income on a gross basis should not be provided piecemeal.

The question of whether contributions to retirement plans should be excluded from gross income taxation on a comprehensive basis, applicable to all taxpayers, should be considered by the State and Local Expenditure and Revenue Policy Commission created by P. L. 1984, c. 213. Until the Commission renders its report and addresses this issue, I will not be inclined to approve any further legislation providing for this type of exclusion.

Accordingly, I herewith return Assembly Bill No. 2172 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,

Governor

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

On motion of Mr. Doyle, Assembly No. 2626 was transferred from the Assembly State Government Committee to the Assembly Transportation and Communications Committee. Which motion was adopted by voice vote.

Mr. Doyle moved to refer Assembly No. 3679 to the Assembly Education Committee, which motion was adopted by the following vote:

X Voice Vote

The following communication was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.
6-20-85 DIVISION OF PENSIONS (1984 Annual Reports):

(1) Teachers' Pension & Annuity Fund

(2) Police & Firemen's Retirement System

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Bill Nos. 268, 393, 502, 1392, 1415, 1621, 2246, 2669, 2966, 3279, 3315, 3373 and Assembly Joint Resolution No. 76.

June 20, 1985.

MOTION

Resolved: That the following names be added as cosponsors of the bills listed below:

Assembly No. 3786, Messrs. Baer, Mazur, Hollenbeck and Visotcky.

Assembly No. 3456, Messrs. Bocchini and LaRocca.

Assembly No. 375, Ms. Randall.

Assembly No. 3680, Ms. Muhler, Ms. Garvin and Mr. Doria.

Assembly No. 3817, Messrs. Naples and Baer.

Assembly No. 524, Messrs. Naples and Muziani.

Assembly No. 534, Mr. Muziani.

Assembly No. 926, Mr. Muziani.

Assembly No. 680, Mr. Penn.

Assembly No. 2727, *Remove* Ms. Perun as Primary Sponsor, *Add* Ms. Ford as Primary Sponsor.

Add Ms. Perun as Cosponsor.

On motion of Mr. Doyle and adopted, Mr. Kosco was withdrawn as cosponsor of Assembly No. 3298.

On motion of Mr. Doyle and adopted, Messrs. Zecker and Penn were withdrawn as cosponsors of Assembly No. 3796.

On motion of Mr. Palaia and adopted, Assembly No. 1634 was withdrawn from the files.

On motion of Mr. Palaia and adopted, Assembly No. 1543 was withdrawn from the files.

On motion made and adopted, cosponsors were named to the following bills:

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, June 24, 1985 at 2 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, June 22, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, June 24, 1985.

The General Assembly met at 2:45 p.m.

Prayer was offered by Reverend Mr. Joseph Curry, St. John Vianney Church, Colonia, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—76.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 373 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

54 Yeas 18 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rooney, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—54.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hendrickson, Loveys, Martin, Miller, Muhler, Palaia, Pankok, Penn, Rocco, Schuber, Shinn—18.

The Clerk read the following resolution by Assemblyman Zimmer:

WHEREAS, Pursuant to Rule 10:14, 24 hours' notice was given on March 7, 1985, that the Assembly State Government, Civil Service, Elections, Pensions and Veterans' Affairs Committee be relieved of Assembly Concurrent Resolution No. 1 of 1984, now, therefore,

Resolved, That the Assembly State Government, Civil Service, Elections, Pensions and Veterans' Affairs Committee be and is hereby relieved of Assembly Concurrent Resolution No. 1 of 1984 and that Assembly Concurrent Resolution No. 1 of 1984 be given second reading.

Further Resolved, That Assembly Concurrent Resolution No. 1 of 1984 be placed on the desks of the General Assembly forthwith, and that the Clerk of the General Assembly forward the necessary number of copies of the Concurrent Resolution to the Senate with the request that they be placed upon the desks of each Senator in open meeting forthwith.

Further Resolved, That pursuant to Rule 17:3, the Assembly State Government, Civil Service, Elections, Pensions and Veterans' Affairs Committee hold a public hearing on Assembly Concurrent Resolution No. 1 of 1984 on July 2, 1985, at 10:00 a.m., and that the public hearing be held in the State House Annex, Room 446.

The previous resolution, by Mr. Zimmer, lost by the following vote:

37 Yeas

30 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—37.

In the negative were—

M. Adubato, Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Foy, Garvin, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Pankok, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—30.

Assembly No. 618 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 3836 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Watson, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3079 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

50 Yeas 15 Nays

In the affirmative were—

S. Adubato, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Flynn, Fortunato, Foy, Franks, Garvin, Genova, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, Muziani, Naples, Palaia, Paterniti, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker—50.

In the negative were—

Albohn, Bennett, Felice, Ford, Frelinghuysen, Kalik, Kern, McEnroe, Miller, Muhler, Ogden, Pankok, Penn, Shinn, Zimmer—15.

Assembly No. 3643 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3683 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 1130 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia,

Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 1132 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

73 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frel-inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 1133 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

72 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frel-inghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 967 was given third reading.

Mr. Long moved the bill which passed by the following vote:

60 Yeas	13 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle,

Felice, Flynn, Ford, Fortunato, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari—60.

In the negative were—

Albohn, Colburn, Cooper, Frelinghuysen, Kern, Miller, Randall, Rocco, Rooney, Shinn, Shusted, Zecker, Zimmer—13.

Assembly No. 3762 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

64 Yeas 5 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Weidel, Zangari—64.

In the negative were—

Albohn, Frelinghuysen, Rooney, Zecker, Zimmer—5.

Assembly No. 3202 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 3619 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

73 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3839, by Messrs. Paterniti and Pelly, Revenue, Finance and Appropriations Committee—Increases the personal exemptions under NJ gross income from \$1,000 to \$2,000.

Assembly No. 3840, by Mr. Paterniti, Aging Committee—Supp. approp. of \$99,000 to Dept. of Health for grants to geriatric medicine training programs.

Assembly No. 3841, by Mr. Paterniti, Aging Committee—Supp. approp. of \$99,000 to Dept. of Health for personal emergency response systems.

Assembly No. 3842, by Mr. Paterniti, Aging Committee—Supp. approp. of \$99,000 to Dept. of Health for grants for home living units.

Assembly No. 3843, by Messrs. Vainieri, Cuprowski, Ranieri, La Rocca and Doria, Corrections, Health and Human Services Committee—Increases monthly personal needs allowance to \$50.

Assembly No. 3844, by Messrs. Otlowksi and Karcher, County Government and Regional Authorities Committee—Increases annual salaries of county tax administrators and county boards of taxation.

Assembly No. 3845, by Messrs. Fortunato, Visotcky and Deverin, Law, Public Safety and Defense Committee—Provides that functions of motor vehicle agencies are handled by municipally operated facilities.

Assembly No. 3847, by Messrs. Vainieri, Doria, LaRocca, Ranieri and Cuprowski, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Allows public office candidate maligned by opponent during campaign to file complaint with ELEC, authorizes fines up to \$5,000.

Assembly No. 3848, by Mr. Franks, Agriculture and Environment Committee—Supp. approp. of \$15,000 to DEP for the Noise Technical Assistance Center at Rutgers.

Assembly No. 3849, by Mr. Watson, Transportation and Communications Committee—Supp. approp. of \$3,000,000 to DOT to purchase a lab facility.

Assembly No. 3850, by Mr. Albohn, Municipal Government Committee—Requires that the revenue surplus of certain sewerage and municipal authorities are used in a certain manner.

Assembly No. 3851, by Ms. Cooper, Messrs. Kline, Penn, Kavanaugh, Zecker, Rooney, Rocco, Shusted, Miller, Weidel, Felice, Colburn, Martin, Ms. Perun, Messrs. Palaia, Hendrickson, Doria, Ranieri, Cuprowski, LaRocca, Long, Foy, Pankok and Schwartz, Transportation and Communications Committee—Increases the membership of the NJ Transit Corp. and requires that one member is disabled.

Assembly No. 3852, by Mr. Flynn and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires posting of election districts maps in certain municipalities on election days.

Assembly No. 3853, by Mr. Flynn and Ms. Walker, Judiciary Committee—Creates privilege for victim's counselors concerning confidential communications.

Assembly No. 3854, by Ms. Cooper, Messrs. Doria, Ranieri, Cuprowski, LaRocca, Long, Foy, Pankok, Schwartz, Ms. Ogden, Ms. Garvin and Ms. Walker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Includes Women's Army Corps Veterans Assoc. among organizations whose conventions public employees may obtain paid leaves of absence to attend.

Assembly No. 3857, by Messrs. Kosco, Schuber, Kern, Rocco, Shusted, Girgenti and Pellecchia, Revenue, Finance and Appropriations Committee—Exempts certain estates from requirement of filing an inheritance tax return.

Assembly No. 3860, by Ms. Randall and Mr. Mazur, Agriculture and Environment Committee—Creates the New Bridge Historical Site Commission, approps. \$250,000.

Assembly No. 3861, by Mr. Doyle and Ms. Ford, Commerce and Industry Committee—Omits the fees collected by cemetery companies and paid into the Maintenance and Preservation Fund upon resale of cemetery plots, permit owners of plots to resell to any person.

Assembly No. 3862, by Mr. Doyle and Ms. Ford, Judiciary Committee—Prevents the distribution of certain judgment proceeds to persons under age 21 unless ordered by a court.

Assembly No. 3864, by Messrs. Riley, Marsella, Kline, Ms. Cooper, Messrs. Muziani, Chinnici, Foy and Pankok, Independent

Authorities and Commissions Committee—Permits certain casino employees to gamble in certain casinos.

Assembly No. 3865, by Messrs. Chinnici, Muziani, Villane, Martin, Ms. Muhler, Mr. Rooney, Ms. Cooper, Messrs. Gorman, Pankok, Ranieri and Kline, Judiciary Committee—Requires that persons convicted of certain crimes serve one-half of sentence imposed before eligibility for parole.

Assembly No. 3866, by Messrs. Chinnici, Muziani, Villane, Martin, Ms. Muhler, Mr. Rooney, Ms. Cooper, Messrs. Gorman, Pankok, Ranieri and Kline, Banking and Insurance Committee—Establishes an enforcement procedure to improve changes that certain surcharges are effectively levied on out-of-State drivers.

Assembly No. 3867, by Mr. Watson, Revenue, Finance and Appropriations Committee—Supp. approp. of \$1,000,000 to Dept. of Health for NJ Community Health Centers Assoc., Inc.

Assembly No. 3868, by Mr. Thompson, without reference—Supp. approp. of \$40,000 to DCA for Youth International Educational and Cultural Program.

Assembly No. 3870, OPEN.

Assembly No. 3871, by Messrs. Muziani and Chinnici, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that certain children whose parents are killed in the line of duty may receive benefits from the Consolidated Police and Firemen's Pension Fund.

Assembly No. 3872, by Messrs. McEnroe, Schwartz and Flynn, County Government and Regional Authorities Committee—Allows several sewage authorities to jointly contract for sludge disposal services.

Assembly No. 3873, by Mr. Martin, Revenue, Finance and Appropriations Committee—Caps the annual property tax increases for senior and disabled citizens.

Assembly No. 3874, by Messrs. Muziani and Chinnici, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that certain children whose parents are killed in the line of duty may receive benefits under PFRS.

Assembly No. 3875, by Messrs. Hendrickson, Miller, Hardwick, Loveys, Muziani, Chinnici, Palaia, Kavanaugh, Colburn and Haytaian, Commerce and Industry Committee—Immunizes condo associations from liability for certain personal injuries and deaths.

Assembly No. 3876, by Messrs. Penn, Kavanaugh, Chinnici, Ms. Muhler, Messrs. Bennett, Palaia, Villane and Patero, County Government and Regional Authorities Committee—The "County Seat Tax Relief Act," reduces county taxes paid by property taxpayers in county seat municipalities.

Assembly No. 3877, by Mr. Bennett, Agriculture and Environment Committee—The "Regional Low-Level Radioactive Waste Disposal Facility Siting Act," approps. \$300,000.

Assembly Concurrent Resolution No. 191, by Messrs. Villane, Palaia, Ms. Muhler and Mr. Bennett, Energy and Natural Resources Committee—Memorializes Congress to investigate Army Corps of Engineers' actions to obtain approval to dump PCB-tainted dredged material off NJ coast.

Assembly Resolution No. 150, by Messrs. Brown, Colburn, Littell, Thompson and Doyle, without reference—Commends the World Medical Association for relocating its 1985 conference from South Africa to Brussels.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly No. 3868, Assembly Resolution No. 150 and Senate No. 215.

Mr. Hardwick, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly Judiciary Committee of further consideration of Assembly Concurrent Resolution No. 118.

Mr. Hendrickson, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly Revenue, Finance and Appropriations Committee of further consideration of Assembly No. 2113.

Mr. Villane, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee of further consideration of Assembly No. 142.

Mr. Hardwick, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly Judiciary Committee of further consideration of Assembly No. 711.

Mr. Villane, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly Revenue, Finance and Appropriations Committee of further consideration of Assembly No. 2511.

Mr. Albohn, pursuant to Rule 10:14, gave 24 hour notice to relieve the Assembly Municipal Government Committee of further consideration of Assembly Concurrent Resolution No. 145.

Mr. Doyle moved that the General Assembly recess for one hour. Which motion was adopted by voice vote.

The General Assembly reconvened at 5:55 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Devlin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Zangari, Zecker, Zimmer—67.

Assembly No. 2058 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—62.

In the negative—None.

On motion of Mr. Patero, pursuant to Rule 15:20, Senate No. 2399 was substituted for Assembly No. 2898 with which it is identical, and Mr. Patero was added as cosponsor of Senate No. 2399. Which motion passed by voice vote.

Senate No. 2399 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

62 yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Weidel, Zangari, Zimmer—62.

In the negative—None.

Assembly No. 3574 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

50 Yeas 11 Nays

In the affirmative were—

Baer, Bryant, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Palaia, Paterniti, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Zimmer—50.

In the negative were—

Albohn, Cooper, Franks, Frelinghuysen, Genova, Hardwick, Kavanaugh, Kline, Patero, Penn, Zecker—11.

Mr. Girgenti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3561.

Which was read by the Clerk and adopted by the following vote:

77 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative was—Albohn—1.

On motion of Mr. Riley, pursuant to Rule 15:20, Senate No. 2690 was substituted for Assembly No. 3193 with which it is identical, and Mr. Riley was added as cosponsor of Senate No. 2690. Which motion passed by voice vote.

Senate No. 2690 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

Assembly No. 3855 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

61 Yeas 11 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Perun, Randall, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—61.

In the negative were—

Albohn, Colburn, Kern, Martin, Miller, Penn, Rooney, Shusted, Villane, Zecker, Zimmer—11.

Assembly No. 2804 was given third reading.

Mr. Hardwick moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—71.

In the negative—None.

Assembly No. 3730 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia,

Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Senate No. 2870 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

74 Yeas 2 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative were—

Pankok, Ranieri—2.

Assembly No. 3234 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—74.

In the negative—None.

Assembly No. 2324 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown,

Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Mr. Doyle moved that Assembly No. 3710 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doyle moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 2293 was given third reading.

Mr. Visotcky moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—72.

In the negative—None.

Ms. Randall moved that Senate Bill No. 2675 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

X Voice Vote

Senate No. 2675 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

65 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—65.

In the negative were—

Albohn, Colburn, Miller, Shinn—4.

On motion of Mr. Palaia, pursuant to Rule 15:20, Senate No. 2995 was substituted for Assembly No. 3673 with which it is identical, and Mr. Palaia was added as cosponsor of Senate No. 2995. Which motion passed by voice vote.

Senate No. 2995 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3505 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur,

McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Shinn—1.

Assembly No. 3506 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

72 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 3507 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 2873 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

68 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski,

Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 3856 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1044 was given third reading.

Mr. Flynn move the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 1278 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

59 Yeas 9 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Palaia, Pater-niti, Paterno, Pellecchia, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zimmer—59.

In the negative were—

Albohn, Foy, Haytaian, Miller, Pankok, Penn, Shinn, Shusted, Zecker—9.

Assembly No. 1936 was given third reading.

Mr. Villane moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Pater-niti, Paterno, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 548.

Which was read by the Clerk and adopted by the following vote:

60 Yeas 4 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Mar-tin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Paterno, Pellecchia, Perun,

Randall, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zimmer—60.

In the negative were—

Cooper, Muhler, Penn, Zecker—4.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 640.

Which was read by the Clerk and adopted by the following vote:

63 Yeas 7 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zimmer—63.

In the negative were—

Cooper, Franks, Hardwick, Kavanaugh, Muhler, Penn, Zecker—7.

Ms. Kalik offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2026.

Which was read by the Clerk and adopted by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2537 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. Littell asked for the record on Assembly No. 1701, which was furnished by the Clerk.

Mr. Littell moved that Assembly No. 1701 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Littell moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 131 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

On motion of Mr. Littell, pursuant to Rule 15:20, Senate No. 2517 was substituted for Assembly No. 3025 with which it is identical, and Mr. Littell was added as cosponsor of Senate No. 2517. Which motion passed by voice vote.

Senate No. 2517 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3188 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 2098 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney,

Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 3353 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zecker, Zimmer—68.

In the negative—None.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 1309, 3434, Senate No. 3024, Assembly No. 3897, Senate No. 2900, Assembly Nos. 3912, 2883, 2885, 3917, 3918, 3913, Senate No. 215, Assembly Nos. 3868, 3660, Senate Nos. 1020, 1927, 1356, Assembly Nos. 1963, 3354, 3773, 3517, 2848, Senate Nos. 2888, 2875, Assembly No. 3472, Senate No. 2883, Assembly Nos. 2410, 3786, Senate No. 722, Assembly Nos. 3183, 2583, 2398, Senate No. 2610, Assembly Nos. 3910, 3908, 3923, Senate No. 2046, Assembly Nos. 2838 and 3117.

The Assembly Revenue, Finance and Appropriations Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3584, Aca.

Mr. Loveys offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3584 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher

(Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 3584 was given third reading by emergency resolution.

Mr. Loveys moved the bill which passed by the following vote:

69 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rainieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3897, by Mr. Patero, Ms. Walker, Messrs. Foy and Bocchini, without reference—Provides procedures for certain plant closings and approp. \$5,000,000.

Assembly No. 3908, by Mr. Paterniti, without reference—Concerns employers covered under "Worker and Comm. Right to Know Act".

Assembly No. 3909, by Messrs. Bocchini, Patero and Karcher, without reference—Amends general appropriations act for State fiscal year ending June 30, 1986.

Assembly No. 3910, by Messrs. Hollenbeck, Visotcky and Zangari, without reference—Prohibits rate increases for provision of water under certain circumstances.

Assembly No. 3911, by Ms. Walker and Mr. Flynn, without reference—Est. a Personal Attendant demonstration program.

Assembly No. 3912, by Mr. Flynn and Ms. Walker, without reference—Concerns receipt of public funds by gubernatorial candidate.

Assembly No. 3913, by Messrs. M. Adubato, LaRocca, Deverin, Kosco and Loveys, without reference—Concerns auto insurance and revises parts of statutory law.

Assembly No. 3917, by Mr. Karcher, without reference—Creates Commission on Executive Legislative and Judicial Salaries.

Assembly No. 3918, by Mr. Visoteky, without reference—Modifies and expends the boundaries of Passaic Valley Sewerage district.

Assembly No. 3919, by Messrs. M. Adubato, Karcher, Paterniti, Schwartz and Ms. Randall, Aging Committee—Est. crime resistance pilot program for the elderly and approp. \$200,000.

Assembly Resolution No. 152, by Mr. Pankok, without reference—Supports resolution by Cook College and N J Agricultural Experiment Sta. regarding alternate organizational/financial plans.

Assembly No. 3923, by Mr. Ranieri, without reference—Amends/supplements the "Sr. Citizens Disabled Protected Tenancy Act."

Assembly No. 3925, by Messrs. Mazur, Karcher, Ms. Ford, Mr. Flynn, Ms. Walker, Messrs. Doyle, Ranieri and S. Adubato, without reference—Req. gov. to submit annual financial disclosure statement.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 3897, 3908, 3909, 3910, 3911, 3912, 3913, 3917, 3918, 3923, 3925 and Assembly Resolution No. 152.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 2985, without reference.

Senate Substitute for Senate Nos. 2046 and 2334, with Governors recommendations, without reference.

ACS for Assembly No. 457, Sea, Conc.

Senate No. 722, concurred by amendment, Conc.

Senate No. 1004 with Governors recommendations, without reference.

Senate No. 1307, with Governors recommendations, without reference.

Senate No. 3024, without reference.

Assembly No. 1838, Sea, Conc.

Senate No. 3093, without reference.

Senate No. 3094, without reference.

Senate No. 2882, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2985, 2046/2334 Ss, 100, 130, 3024, 2882, 3093 and 3094.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 1095 Sea, Agriculture and Environment Committee.

Senate No. 1356, with Governors recommendations, without reference.

Senate No. 1713 Sea, Education Committee.

Senate No. 1744 Sea, without reference.

Senate No. 2066, Higher Education and Regulated Professions Committee.

Senate No. 2738 Sea, without reference.

Senate No. 2739 Sea, Law, Public Safety and Defense Committee.

Senate No. 2874 Sea, without reference.

Senate No. 2883 Sea, Revenue, Finance and Appropriations Committee.

Senate No. 2996, County Government and Regional Authorities Committee.

Senate No. 3000, without reference.

Senate No. 3001, without reference.

Senate No. 3002, without reference.

Senate No. 3061, without reference.

Senate No. 3071, without reference.

Senate No. 3096, without reference.

Senate No. 3151, without reference.

SCS for ACS for Assembly No. 571, Conc.

ACS for Assembly No. 574 Sea, Conc.

SCS for Assembly Nos. 634 and 635, Conc.

Assembly No. 1548, Conc.

Assembly No. 1963, Conc.

Assembly No. 2982, Conc.

Assembly No. 3316, Conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1356, 1744, 2738, 2874, 3000, 3001, 3002, 3061, 3071, 3096 and 3151.

On motion of Mr. Doyle, Assembly No. 2724 was transferred from the Assembly Education Committee to the Assembly Judiciary Committee.

The Assembly Labor Committee reported the following bill favorably and as reported was given second reading:

Senate No. 2840 Aca.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2229, 3415 Aca, 3416 Aca, 3417 Aca, 3429 Aca, 3472 Aca, 3474, 3493 Aca, 3775, 3804, Assembly Joint Resolution No. 95 Aca and Senate No. 2875.

The Assembly Independent Authorities and Commissions Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3276, 3355, 3773 and Assembly Joint Resolution No. 54 Aca.

The Assembly County Government and Regional Authorities Committee reported the following bills favorably and as reported were given second reading:

ACS for Assembly Nos. 3112 and 116, Assembly Nos. 2133, 3092 Acs, 3496 Aca, 3576, 3740, 3786, Senate Nos. 1805 and 2915.

The Assembly Municipal Government Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1974 Aca, 2767 Aca, 3094 Aca, 3833, Senate Nos. 329 Aca and 2123.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3178 Aca, 3660 Acs and Senate No. 2633 Aca.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 366 Aca, 2099, Acs for Assembly Nos. 2414 and 2840, Acs for Assembly Nos. 2630 and 3547, Assembly Nos. 2758, 2840 Acs, 2848 Acs, 3198 Acs, 3546 Aca, 3547 Aca, 3548, 3550, Senate Nos. 1684, 2375, 2656, 2836, 2888 and 3073 Aca.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 123 Aca, 273, 1091, 1810 Aca, 2003 Acs, 2089, 2313, 2398 Aca, Acs for Assembly No. 2410 Aca, Assembly Nos. 3016 Aca, 3182, 3183, 3226, 3268 Aca, 3282 Aca, 3354, 3436 Aca, 3517 Aca, 3739, 3763 Aca, 3827, 3828, 3829 Aca, 3830 Aca, 3834, 3838, 3858, Senate Nos. 537, 1020, 1464 Aca, 1915 and 2529.

The Assembly Corrections, Health and Human Services Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3418 Aca, 3427 Aca, 3428 and 3640 Aca.

The Assembly Judiciary Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3395 Aca, 3549 and 3552 Aca.

The following communication was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.
6-21-85 NJ HAZARDOUS WASTE FACILITIES SITING
COMMISSION (1984 Annual Report)

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, Paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 775, 836, 3217, 2824 and 3164.

On motion of Mr. Rooney and adopted, Assembly No. 221 was withdrawn from the files.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 3377, Messrs. Ranieri, Mazur, Baer, Felice and Rooney.

Assembly No. 3615, Mr. Pankok.

Assembly No. 3572, Mr. Pankok.

Assembly No. 3662, Mr. Brown.

Assembly No. 3663, Mr. Brown.

Assembly No. 3664, Mr. Brown.

Assembly No. 3859, Messrs. Kosco and Schuber.

Assembly No. 3229, Mr. Ranieri.

Assembly No. 3230, Mr. Ranieri.

Assembly No. 534, Messrs. Colburn, Frelinghuysen, Penn, Felice, Shinn, Genova and Paterno.

Assembly No. 3664, Mr. Foy.

Assembly No. 3663, Mr. Foy.

Assembly No. 3662, Mr. Foy.

Assembly No. 220, Ms. Cooper.

Assembly No. 3561, Mr. Schwartz.

Assembly Nos. 1130, 1132 and 1133, Mr. Schwartz.

Assembly No. 762, Mr. Martin.

Assembly No. 3772, Mr. Villane.

Assembly No. 3711, Mr. Cuprowski.

Assembly No. 3735, Mr. Cuprowski.

Assembly No. 3016, Ms. Muhler.

Assembly No. 3496, Ms. Muhler.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, June 27, 1985 at 11 A.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, June 27, 1985

The General Assembly met at 11:20 a.m.

Prayer was offered by Reverend Tyrone Gilliams, Pastor, St. Luke's W.A.M.E. Church, Lawnside, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Koseo, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly Committee Substitute for Assembly Nos. 1712 and 1432 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri,

Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Mr. Loveys asked for the record on Assembly No. 1322, which was furnished by the Clerk.

Mr. Loveys moved that Assembly No. 1322 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Loveys moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Foy moved that Assembly No. 3073 be recommitted to the Assembly Agriculture and Environment Committee for further consideration.

Which motion passed.

X Voice Vote

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1963.

Which was read by the Clerk and adopted by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 123 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy,

Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

On motion of Ms. Ford, pursuant to Rule 15:20, Senate No. 2888 was substituted for Assembly No. 2848 with which it is identical, and Ms. Ford was added as cosponsor of Senate No. 2888. Which motion passed by voice vote.

Senate No. 2888 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 3354 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn,

Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

On a motion by Ms. Randall, pursuant to Rule 15:20, Senate No. 2915 was substituted for Assembly No. 3786 with which it is identical, and Ms. Randall was added as cosponsor of Senate No. 2915.

On a motion by Mr. Doyle, pursuant to Rule 15:11b, the following bill was given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Senate No. 2915.

Senate No. 2915 was given third reading.

Ms. Randall moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 278 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

67 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari—67.

In the negative were—

Albohn, Frelinghuysen, Zecker, Zimmer—4.

Assembly No. 1942 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

74 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 196 was given third reading.

Mr. Cuprowski, moved the bill which passed by the following vote:

70 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2595 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

71 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hard-

wick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zecker—71.

In the negative—None.

Assembly No. 2086 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Freylinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 2838 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Freylinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 2137 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2398 was given third reading.

Mr. Weidel moved the bill which passed by the following vote:

74 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 1559 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

63 Yeas

8 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari—63.

In the negative were—

Albohn, Frelinghuysen, Hardwick, Haytaian, Miller, Rooney, Zecker, Zimmer—8.

Assembly No. 2903 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 3226 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Ms. Ogden, pursuant to Rule 15:20, Senate No. 2529 was substituted for Assembly No. 2410 with which it is identical, and Ms. Ogden was added as cosponsor of Senate No. 2529. Which motion passed by voice vote.

Senate No. 2529 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Roco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 2556 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 3308 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Vil-

lane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 2450 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—75.

In the negative—None.

Senate No. 2336 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

73 Nays 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 3472 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti,

Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 3680 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

Assembly No. 2500 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

72 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—72.

In the negative were—

Albohn, Zimmer—2.

Assembly No. 3736 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 3414 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 3923 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly,

Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 3183 was given third reading.

Mr. Frelinghuysen moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 947 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

On motion of Mr. Schwartz, pursuant to Rule 15:20, Senate No. 1020 was substituted for Assembly No. 2133 with which it is identical, and Mr. Schwartz was added as cosponsor of Senate No. 1020. Which motion passed by voice vote.

Senate No. 1020 as given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Dev-
erin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy,
Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gor-
man, Hardwick, Haytaian, Hendrickson, Herman, Hollen-
beck, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo,
LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur,
McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlow-
ski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly,
Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod,
Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri,
Villane, Walker, Watson, Weidel, Zangari, Zecker, Zim-
mer—76.

In the negative—None.

Assembly No. 1701 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bry-
ant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Dev-
erin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy,
Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gor-
man, Hardwick, Haytaian, Hendrickson, Herman, Hollen-
beck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline,
Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin,
Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden,
Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia,
Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod,
Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Vil-
lane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—
77.

In the negative—None.

Senate No. 140 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bry-
ant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Dev-
erin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Franks,
Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hard-
wick, Haytaian, Hendrickson, Herman, Kalik, Karcher
(Speaker), Kavanaugh, Kern, Koseo, LaRocca, Littell,
Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller,

Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 3918 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—75.

In the negative—None.

Senate No. 948 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 1146 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

72 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice,

Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—72.

In the negative were—

Albohn, Zecker—2.

Senate No. 1356 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

63 Yeas 6 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelleccchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Vainieri, Walker, Watson, Zangari—63.

In the negative were—

Albohn, Colburn, Frelinghuysen, Shinn, Zecker, Zimmer—6.

Mr. Loveys offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Senate No. 722.

Which was read by the Clerk and adopted by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney,

Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

On motion of Mr. Bocchini, pursuant to Rule 15:20, Senate No. 2829 was substituted for Assembly No. 3837 with which it is identical, and Mr. Bocchini was added as cosponsor of Senate No. 2829. Which motion passed by voice vote.

Senate No. 2829 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Senate No. 215 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 1420 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Senate No. 1503 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 1540 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco,

Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 2308 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 2391 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

72 Yeas

3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative were—

Albohn, Colburn, Shinn—3.

Assembly No. 2583 was given third reading.

Ms. Muhler moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin,

Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 2610 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Roney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 2890 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

73 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative were—

Albohn, Colburn, Rod—3.

Acs for Assembly No. 2565 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

73 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 2893 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

On motion of Mr. Riley, Senate Concurrent Resolution No. 141 passed by voice vote.

Mr. Doyle moved that the General Assembly recess until 2 p.m. Which motion was adopted.

The General Assembly reconvened at 2:50 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline,

Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

Mr. Bryant requested that his name be removed as cosponsor of Senate No. 2046/2334 Senate committee substitute.

Senate No. 2046/2334 Senate committee substitute was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

44 Yeas

30 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Chinnici, Colburn, Cooper, Felice, Flynn, Fortunato, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pelly, Penn, Perun, Randall, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Villane, Walker, Weidel—44.

In the negative were—

Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, Pankok, Pellecchia, Riley, Rooney, Thompson, Vainieri, Watson, Zecker, Zimmer—30.

Assembly No. 3117 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

49 Yeas

24 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Kalik, Kavanaugh, Kern, Kline, Kosco, Littell, Long, Loveys, Martin, Mazur, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Pelly, Perun, Rocco, Rod, Schuber, Schwartz, Shusted, Villane, Walker, Weidel, Zimmer—49.

In the negative were—

M. Adubato, Albohn, Brown, Bryant, Charles, Colburn, Doria, Fortunato, Foy, Gorman, Herman, Hollenbeck, Karcher (Speaker), Marsella, Miller, Pankok, Penn, Randall, Riley, Rooney, Shinn, Thompson, Watson, Zecker—24.

A motion was made by Mr. Albohn that the Assembly Municipal Government Committee be relieved of Assembly Concurrent Resolution No. 145, which motion lost by the following vote:

39 Yeas

33 Nays

In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Flynn, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Walker, Weidel, Zecker, Zimmer—39.

In the negative were—

S. Adubato, Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Mazur, McEnroe, Naples, Otlowski, Pankok, Pellecchia, Riley, Schwartz, Thompson, Vainieri, Watson, Zangari—33.

Assembly No. 2606 was given third reading.

Mr. Hollenbeck moved the bill which lost by the following vote:

20 Yeas

51 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Doyle, Ford, Franks, Frelinghuysen, Hollenbeck, Karcher (Speaker), Kern, Kosco, Martin, Mazur, McEnroe, Ogden, Pelly, Randall, Schuber, Schwartz, Zimmer—20.

In the negative were—

Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Fortunato, Foy, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kavanaugh, Kline, Littell, Long, Loveys, Marsella, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Pellecchia, Penn, Riley, Rocco, Rod, Rooney, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—51.

Acs for Assembly No. 2003 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

64 Yeas

14 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok,

Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—64.

In the negative were—

S. Adubato, Albohn, Franks, Frelinghuysen, Hollenbeck, Kern, Kosco, McEnroe, Ogden, Randall, Rooney, Schuber, Zecker, Zimmer—14.

On motion of Mr. Riley, pursuant to Rule 15:20, Senate No. 3096 was substituted for Assembly No. 3773 with which it is identical, and Mr. Riley was added as cosponsor of Senate No. 3096. Which motion passed by voice vote.

Senate No. 3096 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

65 Yeas 8 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles Chinnici, Colburn, Cooper, Deverin, Doria, Flynn, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Doyle, Felice, Ford, Hollenbeck, Kern, Pelly, Rod—8.

Assembly No. 3913 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

78 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

Mr. Mazur asked for the record on Assembly No. 2089, which was furnished by the Clerk.

Mr. Mazur moved that Assembly No. 2089 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Mazur moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3868 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

42 Yeas 34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Villane, Weidel, Zecker, Zimmer—34.

Assembly Joint Resolution No. 109 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 3436 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

44 Yeas

31 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—44.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—31.

Ms. Ford offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2082.

Which was read by the Clerk and adopted by the following vote:

78 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

Assembly No. 3735 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

79 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova,

Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—79.

In the negative—None.

Assembly No. 3517 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

42 Yeas	27 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vaineri, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Colburn, Cooper, Felice, Franks, Frelinghuysen, Hardwick, Hendrickson, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Ogden, Palaia, Randall, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—27.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 273 Aca (OCR), by Mr. Bryant—Increases the compensation of district election board workers and requires the increase to be funded 50% by the county and 50% of the State.

Assembly No. 357, by Mr. Felice—Provides the benefits under PAAD shall be the last resource benefits notwithstanding any provisions contained in contracts, wills, agreements or other instruments.

Assembly No. 571 Ses, by Mr. Girgenti—Designated the "Crime Victim Bill of Rights", establishes a crime victim's bill of rights.

Assembly No. 574 Sea, by Mr. Girgenti—Provides for the protection of victims and witnesses of crime from intimidation and retaliation.

Assembly No. 647, by Mr. Haines—Authorizes the Turnpike Authority to construct an interchange between Rt. 295 and the turnpike.

Assembly No. 750, by Mr. Kavanaugh—Makes diversion of non-taxable No. 2 heating oil to diesel use without payment of tax a crime of the fourth degree in certain cases.

Assembly No. 803 AcaSca (SR/OCR), by Mr. Pellicchia—Increases the pension of a widow or widower of a member of PFRS who dies after retirement.

Assembly No. 1041 Aca (OCR), by Mr. Hendrickson—Imposes additional qualifications for eligibility for reduced property taxation under the Farmland Assessment Act of 1964.

Assembly No. 1571 Aca (OCR), by Mr. Shusted—Raises the offense of obstructing the administration of governmental function from a disorderly persons offense to a crime of the fourth degree.

Assembly Nos. 1829, 872, 873 AcsAcaAcaAaSaSa (2SR/3OCR/ACS), by Mr. Otlowask—Protects, by a variety of measures, certain prospective Medicaid patients in need of nursing care in a skilled nursing facility or intermediate care facility, appropriates \$595,000.

Assembly No. 1838 Sca, by Mr. Haytaian—Transfers certain personnel of the Division of Motor Vehicles and the Division of Alcoholic Beverage Control to the Division of State Police.

Assembly No. 1893 ScaSa (2SR), by Mr. Charles—Permits local public employees to receive New Jersey Health Benefits Coverage while on leave of absence.

Assembly No. 2102 AcaSa (SR/OCR), by Mr. Karcher—Clarifies the procedures under which the voters of any county may adopt or repeal the Sunday closing law.

Assembly No. 2197 Aca (OCR), by Mr. Doyle—Allows patients to authorize psychologists to disclose certain information to third-party payors.

Assembly No. 2550, by Mr. S. Adubato—Provides for a negotiated appeal mechanism for certain organized public employees.

Assembly No. 2626, by Mr. Miller—Reduces the administrative procedures for public use airport sponsors to obtain federal funding.

Assembly No. 2656 AcaScaSca, by Mr. Bryant—Amends the "General Public Assistance Law" to provide that the State shall pay the full cost of public assistance.

Assembly No. 2846 Sca (SR), by Ms. Ford—Requires DYFS to pay an amount reasonably necessary to provide for the proper burial of certain children.

Assembly No. 3193 Sca, by Mr. Riley—Provides that certain certified shorthand reporters are exempt from unemployment compensation and temporary benefits contributions.

Assembly No. 3282 AcaAca (2OCR), by Mr. Doria—Appropriates \$10,650,000.00 from the "Jobs, Science and Technology Bond Act of 1984".

Senate No. 1282 Sca (OCR), by Mr. Feldman—Requires educational services to be provided to children residing in county facilities.

Senate No. 1307, by Mr. Hirkala—Permits certain members of the Public Employees' Retirement System to retire with an allowance equal to 1/60th of his final year's salary for each year of service.

Senate No. 1775, by Mr. Orechio—Allows certain chiropractors to qualify to take the clinical examination to become licensed to practice in the State.

Senate No. 2874 Sea (OCR), by Mr. Codey—Supplemental appropriation of \$9,300,000.00 to the Department of Health for local health and regional operations.

Concurrences & cvs in Assembly.

Assembly No. 571 Ses, by Mr. Girgenti—Crime victims bill of rights.

Assembly No. 574 Sea, by Mr. Girgenti—Victims protection from intimidation.

Assembly No. 1838 Sea, by Mr. Haytaian—Amends job titles in PERS and PFRS re: law enforcement offices.

Senate No. 1004 W/GR, by Mr. Jackman—Increases net worth requirement for check cashing license.

Senate No. 1307 W/GR, by Mr. Hirkala—Veteran PERS retirees to receive 1/60 of final salary for every year of service.

Assembly No. 647, by Mr. Haines—Turnpike Auth. Extension.

Assembly No. 2197, by Mr. Doyle—Patients authorize disclosure by psychologists.

Assembly No. 2550, by Mr. S. Adubato—Negotiated appeal mechanism public employees.

Assembly No. 3763, by Mr. Brown—\$4.5 million—United Hospitals.

Senate No. 2874, by Mr. Codey—Medical Center—Newark.

Senate No. 1775, by Mr. Orechio—Chiropractors licensed in other states qualify for exam in N. J.

Assembly No. 273, by Mr. Bryant—Increase \$—district election board workers.

Assembly No. 3282, by Mr. Doria—Technology Bond.

Assembly Resolution No. 152, by Mr. Pankok—Cook College/Agricultural Experiment Station financing plans.

Assembly No. 3911, by Ms. Walker—Personal attendant.

Assembly No. 571 Ses, by Mr. Girgenti—Crime victims bill of rights.

Assembly No. 574 Sea, by Mr. Girgenti—Victims protection from intimidation.

Assembly No. 1838 Sea, by Mr. Haytaian—Amends job titles in PERS and PFRS re: law enforcement officers.

Senate No. 1004 W/GR, by Mr. Jackman—Increases net worth requirement for check cashing license.

Senate No. 1307 W/GR, by Mr. Hirkala—Veteran PERS retirees to receive 1/60 of final salary for every year of service.

Assembly No. 647, by Mr. Haines—Turnpike Auth. Extension.

Assembly No. 803 Sea, by Mr. Pellecchia—PFRS pension increase to widower of member who dies after retirement.

Assembly No. 3630 Sea, by Mr. Riley—\$95,000—Waterford Twp. Ut. Auth.

Assembly No. 1893 Sea, by Mr. Charles—Local public employees receive benefits while on leave.

Assembly No. 2102 Sea, by Mr. Karcher—Procedure for Sunday closing.

Assembly No. 2656 Sea, by Mr. Bryant—Public Assistance.

Assembly No. 2846 Sea, by Ms. Ford—DYFS to pay for burial of children.

Assembly No. 3193 Sea, by Mr. Riley—Shorthand Reporters.

Assembly No. 1829 Sea, by Mr. Otlowski—Nursing homes take Medicaid patients.

Assembly No. 2626, by Mr. Miller—Fed. funding for public airports.

Assembly No. 357, by Mr. Felice—PAAD—last resource benefits.

Assembly No. 1571, by Mr. Shusted—Obstructing the administration of law—4th degree.

Assembly No. 1041, by Mr. Hendrickson—Woodlands reduced property tax—farmlands assessment act.

Assembly No. 750, by Mr. Kavanaugh and Senate No. 633, by Mr. Bassano—Diversion of Fuel Oil.

Assembly Resolution No. 119, by Mr. Palaia—October 14 Fire-fighter Day.

Assembly No. 3739, by Mr. Fortunato—Federal Funds.

Assembly No. 3775, by Mr. Otlowski—Roosevelt Hosp/Comptroller.

Senate No. 1282, by Mr. Feldman—Ed. programs/juveniles.

Assembly No. 3933, by Mr. Karcher—Executive salaries, Legislative, Judicial.

Mr. Zimmer moved to refer Assembly No. 3863 to the Assembly State Government Committee, which motion was lost by the following vote:

X Voice Vote

Assembly No. 3863 was given third reading.

Mr. Karcher moved the bill which passed by the following vote:

41 Yeas

34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman,

Hollenbeck, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kalik, Kavanaugh, Kern, Kosco, Littell, Loveys, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—34.

Mr. Karcher offered the following resolution which was read by the Clerk and lost by the following vote:

Be It Resolved, That the General Assembly hereby overrides the Governor's Absolute Veto of Assembly No. 784, the objections of the Governor to the contrary notwithstanding.

43 Yeas

34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Weidel, Zecker, Zimmer—34.

Mr. Karcher moved that a roll call be taken at 5:10 p.m. The Clerk upon calling the roll the following members appeared and answered to their names:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz,

Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

The Clerk declared a quorum present.

The Speaker Pro Tem ruled that all those not voting on Assembly No. 784, be recorded in the negative.

Assembly No. 607 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

61 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Felice, Ford, Fortunato, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Vainieri, Walker, Watson, Weidel, Zangari, Zimmer—61.

In the negative were—

Albohn, Frelinghuysen, Miller, Rooney, Shusted, Zecker—6.

Assembly No. 3910 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

55 Yeas 19 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kosco, LaRocca, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—55.

In the negative were—

Albohn, Bennett, Cooper, Felice, Franks, Frelinghuysen, Kavanaugh, Kern, Kline, Martin, Miller, Muhler, Penn, Rocco, Shinn, Shusted, Weidel, Zecker, Zimmer—19.

Mr. Doyle moved that the General Assembly recess until 6:00 p.m. Which motion was adopted.

The General Assembly reconvened at 6:30 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

Assembly No. 3268 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—71.

In the negative—None.

On motion of Mr. Bennett, pursuant to Rule 15:20, Senate No. 2738 was substituted for Assembly No. 3016 with which it is identical, and Mr. Bennett was added as cosponsor of Senate No. 2738. Which motion passed by voice vote.

Senate No. 2738 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn,

Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Mr. Bocchini asked for the record on Assembly No. 3397, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3397 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. McEnroe offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 457.

Which was read by the Clerk and adopted by the following vote:

57 Yeas 16 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Long, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker—57.

In the negative were—

Albohn, Colburn, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Kavanaugh, Kosco, Littell, Martin, Miller, Randall, Schuber, Shinn, Zimmer—16.

Assembly No. 3829 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

76 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley,

Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative was—Albohn—1.

On motion of Mr. McEnroe, pursuant to Rule 15:20, Senate No. 3094 was substituted for Assembly No. 3828 with which it is identical, and Mr. McEnroe was added as cosponsor of Senate No. 3094. Which motion passed by voice vote.

Ms. Muhler moved that Senate No. 3094 be placed on second reading which motion was ruled out of order by the Speaker.

Ms. Muhler moved that Senate No. 3094 be placed back on second reading for the purpose of amendment which motion was lost:

X Voice Vote

Senate No. 3094 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

43 Yeas

34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Weidel, Zecker, Zimmer—34.

On motion of Mr. Hollenbeck, pursuant to Rule 15:20, Senate No. 3093 was substituted for Assembly No. 3827 with which it is identical, and Mr. Hollenbeck was added as cosponsor of Senate No. 3093. Which motion passed by voice vote.

Senate No. 3093 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

43 Yeas

34 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok,

Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Weidel, Zecker, Zimmer—34.

Assembly No. 3112 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

63 Yeas

11 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—63.

In the negative were—

Albohn, Colburn, Felice, Kavanaugh, Kosco, Miller, Muhler, Penn, Schuber, Shinn, Zecker—11.

Assembly No. 3834 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3830 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

41 Yeas

35 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Zangari—41.

In the negative were —

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker—35.

Assembly No. 3282 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

77 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2322, Transportation and Communications Committee.

Senate No. 3077, without reference.

Senate No. 3078, without reference.

Assembly No. 3434 Sea, concurrence.

Assembly No. 803 Sca, concurrence.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 3077 and 3078.

Mr. Pellecchia offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 803.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zimmer—69.

In the negative were—

Albohn, Zecker—2.

The Clerk read a message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested.

Assembly No. 1309 Aca Sa, concurrence.

Mr. Brown offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1309.

Which was read by the Clerk and adopted by the following vote:

45 Yeas 30 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Weidel, Zangari—45.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kosco, Loveys, Martin,

Miller, Muhler, Muziani, Ogden, Palaia, Penn, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Zecker—30.

Mr. Doyle moved that the General Assembly recess until 9:10 p.m. Which motion was adopted.

The General Assembly reconvened at 9:15 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

Albohn, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Marsella, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—54.

Mr. Visoteky offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1548.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

On motion of Mr. Palaia, Assembly Resolution No. 119 passed by voice vote.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2900, without reference.

Senate No. 3142, without reference.

Senate No. 3158, without reference.

Senate No. 3162, without reference.

Assembly No. 1050 Sea, concurrence.

Assembly No. 2656 Sea, concurrence.

Assembly No. 3630 Sea, concurrence.

Assembly No. 2846 Sea, concurrence.

SCS for Assembly No. 3610, Senate No. 2952 and Assembly No. 1099, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 2900, 3142, 3158, 3162 and SCS for Assembly No. 3610, Senate No. 2952 and Assembly No. 1099.

Ms. Ford offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2486.

Which was read by the Clerk and adopted by the following vote:

63 Yeas

5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, McEnroe, Muziani, Otłowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zimmer—63.

In the negative were—

Albohn, Colburn, Miller, Shinn, Zecker—5.

Assembly No. 571 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

67 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Girgenti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 574.

Which was read by the Clerk and adopted by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Mr. Haytaian offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1838.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 2840 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen,

Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—63.

In the negative—None.

Senate No. 1004 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

On motion of Mr. Paterniti, pursuant to Rule 15:20, Senate No. 3142 was substituted for Assembly No. 3908 with which it is identical, and Mr. Paterniti was added as cosponsor of Senate No. 3142. Which motion passed by voice vote.

Senate No. 3142 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Palaia, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. Girgenti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 647.

Which was read by the Clerk and adopted by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 1307 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

69 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zimmer—69.

In the negative were—

Albohn, Frelinghuysen, Zecker—3.

Mr. Bryant offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2656.

Which was read by the Clerk and adopted by the following vote:

43 Yeas 24 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman,

Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schuber, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Franks, Frelinghuysen, Genova, Hardwick, Kern, Kline, Kosco, Loveys, Martin, Miller, Penn, Randall, Rocco, Rooney, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—24.

Assembly Nos. 634/635 Scs was given third reading.

Mr. Doria moved the bill which passed by the following vote:

65 Yeas

9 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Colburn, Franks, Frelinghuysen, Hardwick, Miller, Randall, Rooney, Shinn—9.

Mr. Baer offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3434.

Which was read by the Clerk and adopted by the following vote:

41 Yeas

35 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia,

Penn, Randall, Rocco, Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

On motion of Mr. Flynn, pursuant to Rule 15:20, Senate No. 2900 was substituted for Assembly No. 3912 with which it is identical, and Mr. Flynn was added as cosponsor of Senate No. 2900. Which motion passed by voice vote.

Senate No. 2900 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

43 Yeas 35 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

On motion of Mr. Patero, pursuant to Rule 15:20, Senate No. 3024 was substituted for Assembly No. 3897 with which it is identical, and Mr. Patero was added as cosponsor of Senate No. 3024. Which motion passed by voice vote.

Senate No. 3024 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

41 Yeas 35 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Randall, Rocco, Rooney, Schubert, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

On motion of Ms. Ford, pursuant to Rule 15:20, Senate No. 2821 was substituted for Assembly No. 3438 with which it is identical, and Ms. Ford was added as cosponsor of Senate No. 2821.

Senate No. 2821 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

72 Yeas

3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative were—

Albohn, Frelinghuysen, Loveys—3.

Assembly No. 3092 was given third reading.

Mr. Karcher moved the bill which passed by the following vote:

44 Yeas

32 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—44.

In the negative were—

Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Loveys, Martin, Miller, Muhler, Muziani, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—32.

On motion of Mr. Franks, pursuant to Rule 15:20, Senate No. 3071 was substituted for Assembly No. 3822 with which it is identical, and Mr. Franks was added as cosponsor of Senate No. 3071. Which motion passed by voice vote.

Senate No. 3071 was given third reading.

Mr. Franks moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2683, without reference.

Senate No. 2881, Law, Public Safety and Defense Committee.

Assembly No. 2885 Sea, concurrence.

On the motion of Mr. Doyle, the following bill was given second reading by special order.

Senate No. 2683.

Mr. M. Adubato offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2885.

Which was read by the Clerk and adopted by the following vote:

77 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

On motion of Mr. Bryant, pursuant to Rule 15:20, Senate No. 3077 was substituted for Assembly No. 3838 with which it is identical, and Mr. Bryant was added as cosponsor of Senate No. 3077. Which motion passed by voice vote.

Senate No. 3077 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

The Assembly Transportation and Communications Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3835.

On motion of Mr. Foy, pursuant to Rule 15:20, Senate No. 3078 was substituted for Assembly No. 3835 with which it is identical, and Mr. Foy was added as cosponsor of Senate No. 3078. Which motion passed by voice vote.

Mr. Foy offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3078 is an emergency measure and that it proceed forthwith from second to third reading.

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly,

Penn, Perun, Randall, Ranieri, Riley, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 3078 was given third reading by emergency resolution.

Mr. Foy moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested.

Assembly Committee Substitute for Assembly No. 1829 Sea, concurrence.

Assembly Joint Resolution 87 Sea, concurrence.

Senate No. 3000 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

75 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—75.

In the negative were—

Miller, Zecker—2.

Senate No. 3001 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

78 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

Senate No. 3002 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

77 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—77.

In the negative was—Zimmer—1.

Assembly No. 3879 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

78 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Gir-

genti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

On motion of Mr. Baer, pursuant to Rule 15:20, Senate No. 3151 was substituted for Assembly No. 3858 with which it is identical, and Mr. Baer was added as cosponsor of Senate No. 3151. Which motion passed by voice vote.

Senate No. 3151 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

72 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 3878 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

76 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson,

Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

On motion of Ms. Walker, pursuant to Rule 15:20, Senate No. 3158 was substituted for Assembly No. 3911 with which it is identical, and Ms. Walker was added as cosponsor of Senate No. 3158. Which motion passed by voice vote.

Senate No. 3158 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 1194, Judiciary Committee.

Senate No. 2019, Commerce and Industry Committee.

Senate No. 2351 Sea, Education Committee.

Senate No. 2377, Judiciary Committee.

Senate No. 2949, Judiciary Committee.

Senate No. 3075, Corrections, Health and Human Services Committee.

Senate No. 3150, Higher Education and Regulated Professions Committee.

Assembly No. 337 Sea, concurrence.

Assembly No. 338 Aca, Sea, concurrence.

Assembly No. 339 Aca, Sea, concurrence.

Assembly No. 1394 Aca, Sea, concurrence.

Assembly No. 1893 Sea, concurrence.

Assembly No. 2102 Aca, Sea, concurrence.

Assembly Committee Substitute for Assembly No. 2337 Sea, concurrence.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2102.

Which was read by the Clerk and adopted by the following vote:

58 Yeas

12 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—58.

In the negative were—

Albohn, Bennett, Colburn, Felice, Genova, Hardwick, Hendrickson, Kern, Kosco, Muhler, Schuber, Zecker—12.

On motion of Mr. Thompson, pursuant to Rule 15:20, Senate No. 2874 was substituted for Assembly No. 3763 with which it is identical, and Mr. Thompson was added as cosponsor of Senate No. 2874. Which motion passed by voice vote.

Senate No. 2874 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

73 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—73.

In the negative were—

Albohn, Zecker—2.

Senate No. 2875 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

73 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—73.

In the negative were—

Albohn, Zecker—2.

Mr. Riley offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3630.

Which was read by the Clerk and adopted by the following vote:

73 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Assembly No. 357 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kava-

naugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Senate No. 2836 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

70 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—70.

In the negative were—

Albohn, Miller, Zecker—3.

Mr. Charles offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1893.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative were—

Albohn, Frelinghuysen, Rooney—3.

Assembly No. 273 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

On motion of Mr. Pankok, Assembly Resolution No. 152 passed by voice vote.

Assembly No. 1041 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker—72.

In the negative—None.

Senate No. 1927 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Gir-

genti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative were—None.

Mr. Doyle moved that the General Assembly recess for 15 minutes. Which motion was adopted.

The General Assembly reconvened at 1:00 a.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Garvin, Genova, Giregenti, Gorman, Hardwick, Haytaian, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—58.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 3220, without reference.

Assembly No. 1807, with Senate committee amendments, concurrence.

Assembly No. 3638, with Senate committee amendments, concurrence.

Senate No. 3207, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 3220 and 3207.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 219w/GR, without reference.

Senate No. 1037, County Government and Regional Authorities Committee.

Senate No. 1580, Banking and Insurance Committee.

Senate No. 1601, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1708, with Senate committee amendments, without reference.

Senate Committee Substitute for Senate No. 2162, Corrections, Health and Human Services Committee.

Senate No. 2053, without reference.

Senate No. 2294, with Senate committee amendments, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate Committee Substitute for Senate No. 2340, Judiciary Committee.

Senate No. 2558, Corrections, Health and Human Services Committee.

Senate No. 2642, without reference.

Senate No. 2645, Judiciary Committee.

Senate No. 2871, with Senate committee amendments, Judiciary Committee.

Senate No. 2876, Judiciary Committee.

Senate No. 2897, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2931, Revenue, Finance and Appropriations Committee.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 219, 1078, 2053 and 2642.

On motion of Mr. Doyle, pursuant to Rule 15:20, Senate No. 2053 was substituted for Assembly No. 2197 with which it is identical, and Mr. Doyle was added as cosponsor of Senate No. 2053. Which motion passed by voice vote.

Senate No. 2053 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Pateriniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted,

Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker and Zimmer—70.

In the negative—None.

Assembly No. 3631 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

43 Yeas 25 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Naples, Pankok, Paterniti, Patero, Ranieri, Riley, Schuber, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Franks, Ferlinghuyzen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Miller, Muhler, Ogden, Palaia, Penn, Randall, Rocco, Rooney, Shinn, Shusted, Villane, Zecker, Zimmer—25.

Senate No. 1775 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

50 Yeas 18 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Doria, Felice, Fortunato, Foy, Franks, Garvin, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kern, Kosco, LaRocca, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Pankok, Patero, Pellecchia, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Watson, Zangari, Zimmer—50.

In the negative were—

Bennett, Colburn, Cooper, Doyle, Ford, Frelinghuyzen, Genova, Hardwick, Hendrickson, Kavanaugh, Martin, Muhler, Ogden, Penn, Shinn, Shusted, Weidel, Zecker—18.

Assembly No. 2550 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

43 Yeas 24 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Long,

Marsella, Mazur, McEnroe, Naples, Pankok, Paterniti, Patero, Pellecchia, Perun, Ranieri, Riley, Schuber, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Martin, Miller, Muhler, Ogden, Palaia, Penn, Randall, Rooney, Shinn, Shusted, Villane, Zecker, Zimmer—24.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2602, Municipal Government Committee.

Senate No. 2637, Agriculture and Environment Committee.

Senate No. 2688, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2954 Sea, Corrections, Health and Human Services Committee.

Senate No. 3165, Agriculture and Environment Committee.

Senate No. 3224, without reference.

On the motion of Mr. Doyle, the following bill was given second reading by special order.

Senate No. 3224.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3224 is an emergency measure and that it proceed forthwith from second to third reading.

71 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Mr. Otlowski offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1829.

Which was read by the Clerk and adopted by the following vote:

76 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Mr. Pankok moved that Assembly No. 3660 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Pankok moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3870, by Mr. Schwartz, Housing and Urban Policy Committee—Revises certain sections of the “New Jersey Urban Enterprise Zones Act.”

Assembly No. 3881, by Mr. Martin, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—The “New Jersey Ratification of the United States Constitution Bicentennial Act,” approps. \$100,000.00.

Assembly No. 3882, by Mr. Martin, Commerce and Industry Committee—Regulates portable containers used to store certain flammable or combustible liquids.

Assembly No. 3883, by Mr. Martin, Transportation and Communications Committee—Requires bicycles to be equipped with a rear view mirror.

Assembly No. 3884, by Mr. S. Adubato, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—

Transfers all of the historic site related programs and duties from DEP to Dept. of State.

Assembly No. 3885, by Mr. S. Adubato, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that members of the Historic Sites Council serve as temporary members of the board of trustees of the NJ Historic Trust until the citizen members are appointed.

Assembly No. 3886, by Mr. S. Adubato, Law, Public Safety and Defense Committee—Authorizes the Director of DMV to issue special license plates to certain veterans.

Assembly No. 3887, by Messrs. Chinnici, Muziani, Littell, Colburn, Albohn, Frelinghuysen and Martin, Agriculture and Environment Committee—Increases the fines for littering.

Assembly No. 3888, by Messrs. Penn, Kavanaugh, Zecker, Felice, Rooney, Kline, Shinn, Miller, Martin and Patero, County Government and Regional Authorities Committee—Permits counties to require developers to contribute to off-tract improvements.

Assembly No. 3889, by Ms. Perun, Messrs. Hardwick, Kavanaugh, Ms. Ogden, Messrs. Chinnici and Genova, Corrections, Health and Human Services Committee—The “Kawasaki Disease Assistance Act,” requires the Comm’r of Health to establish informational programs regarding Kawasaki disease.

Assembly No. 3890, by Ms. Randall, Law, Public Safety and Defense Committee—Requires persons involved in certain bicycle accidents to file accident reports with the local police department.

Assembly No. 3891, by Ms. Randall, Commerce and Industry Committee—Includes NJ’s system of higher education as a resource for the State’s advertising campaign to support and develop business.

Assembly No. 3892, by Ms. Randall, Commerce and Industry Committee—Allows seizure and forfeiture of tickets in possession of a “scalper” and creates a presumption of a ticket agency business where 12 or more tickets are possessed for sale.

Assembly No. 3893, by Ms. Randall, Messrs. Haytaian and Felice, Corrections, Health and Human Services Committee—The “Emergency Medical Services Helicopter Act of 1984.”

Assembly No. 3894, by Ms. Randall, Messrs. Haytaian and Felice, Corrections, Health and Human Services Committee—Provides for a criminal history record check for prospective foster and adoptive parents.

Assembly No. 3895, by Mr. Loveys, Labor Committee—Revises law regulating employment agencies.

Assembly No. 3896, by Mr. Ranieri, Agriculture and Environment Committee—Regulates the transportation of hazardous materials in NJ.

Assembly No. 3898, by Ms. Cooper and Mr. Kline, Law, Public Safety and Defense Committee—Limits liability of alcoholic beverage licensees for negligently selling alcohol.

Assembly No. 3899, by Ms. Cooper and Messrs. Kline, Penn, Felice, Palaia, Shinn, Miller, Zecker, Rooney and Chinnici, Corrections, Health and Human Services Committee—Permits use of Medicaid funds for provision of readers for the blind and interpreters for the deaf in recipient's homes.

Assembly No. 3900, by Mr. Flynn and Ms. Walker, Agriculture and Environment Committee—Approps. \$23,000,000 from Green Acres Fund and \$26,000,000 from Green Trust Fund for recreation and conservation purposes.

Assembly No. 3901, by Messrs. Naples, Palaia, Mazur and Doria, Education Committee—Requires completion of teaching of reading courses for endorsement of teachers' instructional certificates.

Assembly No. 3902, by Messrs. Muziani, Chinnici, Loveys, Haytaian, Hendrickson and Palaia, Commerce and Industry Committee—Allows the use of ultra-violet ray tanning machines in beauty salons.

Assembly No. 3903, by Messrs. Genova, Paterniti and Ms. Randall, Judiciary Committee—Imposes surcharge on certain criminal fines to fund program to assist housing projects for elderly or disabled persons to provide security services.

Assembly No. 3904, by Messrs. Genova and Hardwick, Agriculture and Environment Committee—Establishes a reward for persons who notify authorities of illegal solid waste dumpers.

Assembly No. 3905, by Messrs. Genova, Paterniti and Ms. Randall, Aging Committee—Establishes a Senior Citizen Pen Pal Pilot Program in the public schools.

Assembly No. 3906, by Messrs. Miller, Zecker, Penn, Kline, Rooney and Martin, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Transfers the responsibility of maintaining geodetic survey markers from DEP to DOT.

Assembly No. 3907, by Messrs. Schuber and Martin, Law, Public Safety and Defense Committee—Requires that photo-licenses shall be issued to all initial licensees. (Same as SCS for Assembly No. 3610 OCR, Senate No. 2952 and Assembly No. 1099-85).

Assembly No. 3914, by Messrs. Pankok and Herman, Agriculture and Environment Committee—Establishes the NJ Alcohol Blend Motor Fuel Production Incentive Fund.

Assembly No. 3915, by Ms. Randall, Messrs. Paterniti and Genova, Aging Committee—Establishes volunteer service credit program for older volunteers.

Assembly No. 3916, by Ms. Randall, Messrs. Paterniti and Genova, Aging Committee—Establishes a Senior Citizen Hospital Respite Care Pilot Program, approps. \$99,000.

Assembly No. 3920, by Messrs. Villane, Palaia, Schuber, Martin, Bennett, Haytaian and Hendrickson, Agriculture and Environment Committee—Imposes strict liability upon the generators of hazardous substances under certain circumstances.

Assembly No. 3921, by Messrs. Miller, Shinn and Zecker, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires reregistration of voters who do not vote at any election during two consecutive years.

Assembly No. 3922, by Ms. Cooper, Mr. Kline, Ms. Kalik, Messrs. Hendrickson and Foy, Agriculture and Environment Committee—Supp. approp. of \$95,000 to DEP in State aid for three mosquito control water management projects.

Assembly No. 3924, by Messrs. Franks and Hardwick, Transportation and Communications Committee—Deletes from the annual appropriations act for FY 1986 the specific amounts allocated to certain DOT construction projects.

Assembly No. 3897, by Mr. Patero, Ms. Walker, Messrs. Foy and Bocchini, without reference—Provides for certain procedures when plant closings occur, approps. \$5 million.

Assembly No. 3908, by Mr. Paterniti, without reference—Extends the dates of compliance with certain provisions of the "Worker and Community Right to Know Act."

Assembly No. 3909, by Messrs. Bocchini, Patero and Karcher, without reference—Amends S. 3000 of 1985 to assure eligible municipalities that they will receive full payment of their June 1986 public utilities franchise tax and public utilities gross receipts tax entitlement.

Assembly No. 3910, by Messrs. Hollenbeck, Vistocky and Zangari, without reference—Prohibits water companies from receiving a rate increase during a declared drought emergency for a certain period.

Assembly No. 3911, by Ms. Walker and Mr. Flynn, without reference—Establishes a personal attendant demonstration program in the Dept. of Human Services, approps. \$2,000,000.

Assembly No. 3912, by Mr. Flynn and Ms. Walker, without reference—Prohibits a candidate for a political party's nomination for Governor who is unopposed in the primary election from receiving public funds for that primary election.

Assembly No. 3913, by Messrs. M. Adubato, LaRocca, Deverin, Kosco and Loveys, without reference—Makes sundry amendments to the automobile insurance law.

Assembly No. 3917, by Mr. Karcher, without reference—Creates a five-member Commission on Executive, Legislative and Judicial Salaries.

Assembly No. 3918, by Mr. Vistocky, without reference—Modifies the boundaries of the Passaic Valley sewerage district.

Assembly No. 3919, by Messrs. M. Adubato, Karcher, Paterniti, Schwartz and Ms. Randall, Aging Committee—Establishes a crime resistance pilot program for the elderly, approps. \$200,000.

Assembly No. 3923, by Messrs. Ranieri, Mazur and S. Adubato, without reference—Eliminates income limitations for certain senior citizens under the "Senior Citizens and Disabled Protected Tenancy Act."

Assembly No. 3925, by Messrs. Mazur, Karcher, Ms. Ford, Mr. Flynn, Ms. Walker, Messrs. Doyle, Ranieri and S. Adubato, without reference—Requires the Governor to submit an annual financial disclosure statement and to divest himself of certain holdings.

Assembly Resolution No. 152, by Mr. Pankok, without reference—Affirms the importance of the Cook College and Agricultural Experiment Station to this State.

Assembly No. 3930, by Messrs. Foy, Rocco and Zangari, without reference—Permits certain solicitation of funds by or in behalf of law enforcement.

Assembly No. 3933, by Mr. Karcher, without reference—Creates Commission on Executive Legislative and Judicial Salaries.

Assembly No. 3943, by Messrs. Littell and Haytaian, without reference—Approp. \$500,000 to DEP for Waterloo Foundation for the Arts.

Assembly No. 3944, by Messrs. Boechini, Paterno, Kline and Ms. Cooper, without reference—Concerns members of immediate family of certain State employees.

Assembly No. 3955, by Messrs. Schwartz, Long and Deverin, Revenue, Finance and Appropriations Committee—Provides funds to Union Co. College for new campuses and approp. \$5,000,000.

Assembly No. 3965, by Messrs. Watson and Naples, Municipal Government Committee—Concerns taxation of property in certain municipalities.

Assembly No. 3966, by Messrs. Watson and Naples, Municipal Government Committee—Approp. \$22,000,000 to State Capitol for public safety purposes.

Assembly No. 3967, by Messrs. Felice, Cuprowski, Pelly and Haytaian, without reference—Approp. \$7,200,000 for construction of a forensic psychiatric hospital.

Assembly No. 3969, by Mr. Deverin, without reference—Supplements "NJ Sports and Exposition Authority Law."

Assembly No. 3972, by Messrs. Doyle and Frelinghuysen, without reference—Approp. \$99,000 for Sen. James J. Murray, Jr. Student Historians.

Assembly No. 3973, by Mr. Charles, without reference—Provides terms of retirement for certain elected public officials.

Assembly No. 3977, by Messrs. Pankok and Herman, without reference—Validates proceedings of certain school districts.

Assembly No. 3980, by Messrs. M. Adubato, Deverin, Fortunato, Thompson, Flynn, LaRocca, Karcher, Ms. Garvin, Messrs. McEnroe, Kosco, Zangari, S. Adubato, Schuber and Loveys, without reference—Concerns medical expense benefits for persons 65 and over.

Assembly No. 3981, by Messrs. M. Adubato, LaRocca, Fortunato, Thompson, Karcher, Ms. Garvin, Messrs. Kosco, Zangari, McEnroe, Schuber and Loveys, without reference—Establishes nonprofit health service corporations.

Assembly No. 3985, by Messrs. Colburn, Shinn, Chinnici and Muziani, without reference—Concerns sale of apple and peach trees.

Assembly No. 3989, by Messrs. Schwartz, Haytaian and Flynn, Housing and Urban Policy Committee—Concerns architects and engineers.

Assembly No. 3995, by Mr. Bryant, without reference—Approp. \$50,000 to Lawnside Public Schools for new heater system.

Assembly Resolution No. 154, by Mr. Paterniti, without reference—Mem. Congress to maintain Soc. Security program and protect benefits.

Assembly Resolution No. 156, by Messrs. Bocchini, Pelly and LaRocca, without reference—Directs ALP Committee to conduct review of current M.V. patronage system.

Assembly Concurrent Resolution No. 192, by Ms. Walker, Messrs. Flynn and Patero, without reference—Creates commission to study the "Emergency Veterans' Job Training Act of 1983."

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 3897, 3908, 3909, 3910, 3911, 3912, 3913, 3917, 3918, 3923, 3925, Assembly Resolution No. 152, Assembly Nos. 3930, 3933, 3943, 3944, 3967, 3969, 3972, 3973, 3977, 3980, 3981, 3985 and 3995.

On motion of Mr. Littell, pursuant to Rule 15.20, Senate No. 3162 was substituted for Assembly No. 3943 with which it is identical, and Mr. Littell was added as cosponsor of Senate No. 3162. Which motion passed by voice vote.

Mr. Littell offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3162 is an emergency measure and that it proceed forthwith from second to third reading.

63 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Garvin,

Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Patero, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Weidel, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Bocchini offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3610 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—64.

In the negative—None.

Mr. Mazur offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 2089 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zimmer—67.

In the negative was—Zecker—1.

Mr. Doyle offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3972 is an emergency measure and that it proceed forthwith from second to third reading.

68 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—68.

In the negative—None.

On motion of Mr. Felice, pursuant to Rule 15:20, Senate No. 3220 was substituted for Assembly No. 3967 with which it is identical, and Mr. Felice was added as cosponsor of Senate No. 3220.

Mr. Felice offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3220 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Colburn offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3985 is an emergency measure and that it proceed forthwith from second to third reading.

61 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Watson, Zangari, Zecker, Zimmer—61.

In the negative—None.

Mr. Doyle asked for the record on Senate No. 3207, which was furnished by the Clerk.

Mr. Doyle moved that Senate No. 3207 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doyle moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 2010 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—64.

In the negative—None.

Senate No. 3224 was given third reading by emergency resolution.

Mr. Hollenbeck moved the bill which passed by the following vote:

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Watson, Zangari, Zecker, Zimmer—64.

In the negative—None.

Assembly No. 3610 was given third reading by emergency resolution.

Mr. Bocchini moved the bill which passed by the following vote:

60 Yeas

2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—60.

In the negative were—

Kern, Kosco—2.

Senate No. 3162 was given third reading by emergency resolution.

Mr. Haytaian moved the bill which passed by the following vote:

62 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco,

Rooney, Schubert, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 2089 was given third reading by emergency resolution.

Mr. Mazur moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schubert, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—63.

In the negative—None.

Senate No. 3220 was given third reading by emergency resolution.

Mr. Felice moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schubert, Shinn, Shusted, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—64.

In the negative—None.

Assembly No. 3972 was given third reading by emergency resolution.

Mr. Doyle moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur,

McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 3985 was given third reading by emergency resolution.

Mr. Colburn moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Zangari offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3638.

Which was read by the Clerk and adopted by the following vote:

63 yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—63.

In the negative—None.

Assembly No. 2229 was given third reading.

Mr. Martin moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice,

Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palala, Pankok, Paterniti, Patero, Penn, Randall, Rannieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Bocchini asked for the record on Assembly No. 3944, which was furnished by the Clerk.

Mr. Bocchini moved that Assembly No. 3944 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Bocchini asked for the record on Senate No. 3207, which was furnished by the Clerk.

Mr. Bocchini moved that Senate No. 3207 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Bocchini moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. Bocchini, pursuant to Rule 15:20, Senate No. 3207 was substituted for Assembly No. 3944 with which it is identical, and Mr. Bocchini was added as cosponsor of Senate No. 3207. Which motion passed by voice vote.

Mr. Bocchini offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3207 is an emergency measure and that it proceed forthwith from second to third reading.

60 Yeas

1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hol-

lenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker—60.

In the negative was—Riley—1.

Senate No. 3207 was given third reading by emergency resolution.

Mr. Bocchini moved the bill which passed by the following vote:

53 Yeas 9 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Penn, Ranieri, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Watson, Zangari—53.

In the negative were—

Frelinghuysen, Kern, Ogden, Randall, Riley, Rooney, Walker, Zecker, Zimmer—9.

Assembly No. 3611 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

On motion of Mr. Patero, pursuant to Rule 15:20, Senate No. 2697 was substituted for Assembly No. 3484 with which it is identical, and Mr. Patero was added as cosponsor of Senate No. 2697. Which motion passed by voice vote.

Senate No. 2697 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

On motion of Mr. Kern, pursuant to Rule 15:20, Senate No. 1464 was substituted for Assembly No. 1810 with which it is identical, and Mr. Kern was added as cosponsor of Senate No. 1464. Which motion passed by voice vote.

Senate No. 1464 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 2909 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley,

Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—63.

In the negative—None.

Senate No. 3061 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

Mr. Foy offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1807.

Which was read by the Clerk and adopted by the following vote:

61 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—61.

In the negative—None.

Mr. Hollenbeck offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly Joint Resolution No. 87.

Which was read by the Clerk and adopted by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman,

Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Randall, Ranieri, Riley, Rocco, Schubert, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—60.

In the negative—None.

Mr. Riley offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 337.

Which was read by the Clerk and adopted by the following vote:

61 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Schubert, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Zangari, Zimmer—61.

In the negative was—Frelinghuysen—1.

Mr. Riley offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 338.

Which was read by the Clerk and adopted by the following vote:

59 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Randall, Ranieri, Riley, Rocco, Schubert, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zimmer—59.

In the negative were—

Frelinghuysen, Penn, Zecker—3.

Mr. Riley offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 339.

Which was read by the Clerk and adopted by the following vote:

58 Yeas

3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Randall, Ranieri, Riley, Rocco, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Zangari, Zimmer—58.

In the negative were—

Frelinghuysen, Penn, Zecker—3.

The Clerk read the following message from the Governor:

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

June 27, 1985.

ASSEMBLY BILL No. 569 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 569 (OCR) with my recommendations for reconsideration.

Assembly Bill No. 569 (OCR) would amend the law pertaining to five State administered pension systems to require that a spouse be notified of a member's decision to receive his retirement allowance during his lifetime only (maximum retirement option). The effected State administered pension systems would be the Public Employees' Retirement System (PERS), the Police and Firemen's Retirement System (PFRS), the State Police Retirement System (SPRS), the Teachers' Pension and Annuity Fund (TPAF) and the Alternate Benefits Program (ABP). While the bill requires the spouse to sign a form consenting to the selection of the maximum retirement option, the bill provides that the spouse's refusal to sign the notification form will not bar the member from receiving the maximum retirement option if the Division of Pensions, Department of the Treasury, has notified the spouse by certified return receipt requested mail.

I support the concept expressed within Assembly Bill No. 569 (OCR), which is to ensure that a spouse is notified that the member's maximum retirement option selection eliminates the beneficiary's entitlement to a retirement benefit, other than any applicable life insurance benefits, after the death of the member. However, I must return the bill so that technical amendments can be made and certain provisions clarified.

The sections of the bill pertaining to the Police and Firemen's Retirement System (PFRS), the State Police Retirement System (SPRS) and the Alternate Benefits Program (ABP) must be deleted, as they serve no purpose. I am advised that the members of these systems do not select retirement options. The PFRS and the SPRS statutorily provide a survivor's benefit for the member's spouse and children. The ABP is a strict annuity program.

The Division of Pensions advises that the language "retirement option payable for the life of the member only" is inaccurate. The Division advises that the term "option" should be deleted and the term "benefit" inserted. I recommend that Assembly Bill No. 569 (OCR) be amended accordingly.

Assembly Bill No. 569 (OCR) must also be amended to define the scope of the Division of Pensions' notification obligation. In its current form, Assembly Bill No. 569 (OCR) is silent on this issue. I recommend that the bill be amended to provide that the Division of Pensions will be required to notify the spouse only if the member identifies the spouse on the retirement application. If the member identifies the spouse, the Division will be required to send the notice, by certified mail, to the spouse's address as provided by the member. If the member does not provide an address for the spouse, the Division will send the notice, by certified mail, to the member's address. The notice will advise the spouse that the retirement benefit chosen by the member is payable during the member's life only and that no benefits, other than any applicable life insurance benefits, will be payable to the beneficiary after the member's death.

The notification provision must also be amended to delete the provision that the spouse sign the notification form in the presence of a witness who will attest to the authenticity of the signature. I am concerned that this provision will place the Division of Pensions in the difficult position of choosing between the member's desire to receive the maximum retirement benefit, and a spouse's refusal to allow this to occur. The Division of Pensions advises that the member and the spouse will have the opportunity to discuss the member's maximum retirement benefit selection, following receipt of notice by the spouse. Under current law, a member's retirement decision does not become final until at least 30 days from the date that the member files the retirement application.

Finally, I recommend that the effective date of Assembly Bill No. 569 (OCR) be amended from immediately to the first day of the fifth month after the date of enactment. Delaying the effective date in this manner will give the Division of Pensions adequate time to amend retirement application forms and to develop a notification form. I also recommend that the effective date be amended to specify that Assembly Bill No. 569 (OCR) will apply prospectively only.

Accordingly, I return Assembly Bill No. 569 (OCR) and recommend that it be amended as follows:

Page 1, Title, Lines 2-3: Delete “, P. L. 1944, c. 255 (C. 43:16A-1 et seq.), P. L. 1965, c. 89 (C. 53:5A-1 et seq.),”

Page 1, Title, Line 4: Before “chapter” insert “and”

Page 1, Title, Lines 4-5: Delete “and P. L. 1969, c. 242 (C. 18A:66-167) et seq.”

Page 1, Section 1, Line 4: Delete “option” insert “benefit”

Page 1, Section 1, Line 6: Delete “option” insert “benefit”

Page 1, Section 1, Line 7: Delete “option” insert “benefit”

Page 1, Section 1, Line 10: Delete “The member’s spouse shall also be required to”

Page 1, Section 1, Lines 11-15: Delete in its entirety and insert “The Division of Pensions, Department of the Treasury, shall notify the member’s spouse if the member identifies the spouse on the form. Notification shall be by certified mail to the spouse’s address as provided on the form by the member. If the member has not provided an address for the spouse on the form, the Division of Pensions, Department of the Treasury, shall send the notice, by certified mail, to the spouse at the member’s address. The notice shall advise the spouse that retirement benefit chosen by the member is payable during the member’s lifetime only and that no benefits, other than any applicable life insurance benefits, shall be payable to the beneficiary after the member’s death.”

Pages 1-2, Section 2, Lines 1-15: Delete in its entirety

Page 2, Section 3, Lines 1-14: Delete in its entirety

Page 2, Section 4, Line 1: Delete “4” insert “2”

Page 2, Section 4, Line 4: Delete “option” insert “benefit”

Page 2, Section 4, Line 6: Delete “option” insert “benefit”

Page 2, Section 4, Line 7: Delete “option” insert “benefit”

Page 2, Section 4, Line 10: Delete “The member’s spouse shall also be required to”

Page 2, Section 4, Lines 11-15: Delete in its entirety and insert “The Division of Pensions, Department of the Treasury, shall notify the member’s spouse if the member identifies the spouse on the form. Notification shall be by certified mail to the spouse’s address as provided on the form by the member. If the member has not provided an address for the spouse on the form, the Division of Pensions, Department of the Treasury, shall send the notice, by certified mail, to the spouse at the member’s address. The notice shall advise the spouse that the retirement benefit chosen by the member is payable during the member’s lifetime only and that no benefits, other than any applicable life insurance benefits, shall be payable to the beneficiary after the member’s death.”

Pages 2-3, Section 5, Lines 1-15: Delete in its entirety

Page 3, Section 6, Line 1: Delete “6” insert “3”

Page 3, Section 6, Line 1: Delete "immediately" insert "on the first day of the fifth month after the date of enactment and shall apply to retirement applications received by the Division of Pensions, Department of the Treasury, after the effective date of this act"

Respectively,
/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

The Clerk read the following communication:

June 27, 1985.

To: The Clerk of the General Assembly
From: Assemblyman Zimmer

Notice is hereby given that I intend to introduce a motion or resolution to relieve the State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee of Assembly Concurrent Resolution No. 1.

RICHARD A. ZIMMER

The Clerk read the following communication:

June 27, 1985.

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

- 6-25-85 NJ EXPRESSWAY AUTHORITY (1984 Annual Report)
- 6-25-85 NJ STATE COMMISSION OF INVESTIGATION (Statement by James J. Morley, Executive Director, SCI, before President's Committee on Organized Crime, NYC)
- 6-26-85 NJ ECONOMIC DEVELOPMENT AUTHORITY (Report on Financing Projects Undertaken and Planned)
- 6-26-85 NJ STATE COMMISSION OF INVESTIGATION (Report on the Division of Motor Vehicle Handling of the Sears-Taggart Photo License Proposal, June 3, 1985)
- 6-27-85 DIVISION OF PENSIONS (1984 Annual Report: Consolidated Police & Firemen's Pension Fund of NJ)

The Clerk read the following memorandum:

MEMORANDUM

TO: John Miller
Clerk of the General Assembly

FROM: Barbara Faith Kalik, Chair
Assembly Revenue, Finance and Appropriations Committee

DATE: June 25, 1985

SUBJECT: Report of Public Hearing on Assembly Bill Nos. 3827, 3828 and 3829 (Aca)

Pursuant to Rule 16A:1 of the New Jersey State Assembly, a public hearing was held on June 24, 1985 in reference to three bond issues; Assembly Bill Nos. 3827, 3828 and 3829 (Aca).

Attached are 80 copies of the testimony and synopses of the bills. It is the recommendation of the Assembly Revenue, Finance and Appropriations Committee that these three bills (A-3827, A-3828, A-3829) (Aca) having been heard in a public hearing and reported favorably on June 24, 1985, be considered in third reading.

FROM: Carmen A. Orechio and Alan J. Karcher

DATE: June 24, 1985

RE: COMMISSION APPOINTMENTS

The following commission appointments have been made:

Commission to Study the Employment and Compensation of Agricultural Workers

Ido Castro

Daniel Bray

Angel Dominquez

David Sobelman

Russel Clark, Sr.

Stephen Main

CARMEN A. ORECHIO

Senate President

ALAN J. KARCHER

Speaker

The Clerk read the following memorandum:

FROM: Richard J. Coffee

DATE: June 24, 1985

RE: COMMISSION APPOINTMENTS

Speaker Karcher has made the following commission appointments:

Commission to Study the Employment and Compensation of Agricultural Workers

Assemblyman Thomas Foy

Assemblyman Harold Colburn

The Clerk read the following message to the Governor:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 548, 640, 800, 1278, 1642, 1929, 2026, 2154, 2863, 3024, 3205, 3375, 3561, 3685 and Assembly Joint Resolution No. 101.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 2089, Messrs. Ford and Zangari.

Assembly No. 3662, Mr. Fortunato.

Assembly No. 3663, Mr. Fortunato.

Assembly No. 3664, Mr. Fortunato.

Assembly No. 3868, Messrs. Charles, Brown, Watson, Ms. Garvin, Messrs. Bryant, Pelly, Ms. Kalik, Messrs. Vainieri, Pellecchia and Girgenti.

Assembly No. 3804, Mr. Visotcky.

Assembly Joint Resolution No. 95, Mr. Visotcky.

Assembly No. 3427, Mr. Visotcky.

Assembly No. 3428, Mr. Visotcky.

Assembly No. 3229, Mr. Mazur and Ms. Garvin.

Assembly No. 3230, Mr. Mazur and Ms. Garvin.

Assembly No. 2876, Mr. Mazur.

Assembly No. 3679, Mr. Zangari.

Assembly No. 3829, Mr. Kline.

Assembly No. 3436, Mr. Flynn.

Assembly No. 3354, Ms. Randall.

Assembly No. 1548, Mr. Girgenti.

On motion of Mr. Doyle and adopted, Mr. Weidel was withdrawn as cosponsor of Assembly No. 3397.

On motion of Mr. Doyle and adopted, Mr. Bennett was withdrawn as cosponsor of Assembly No. 3796.

On motion of Mr. Doyle and adopted, Mr. Bryant was withdrawn as cosponsor of Senate Nos. 2046 and 2334.

Mr. Doyle moved that the General Assembly adjourn to meet on Wednesday, August 28, 1985 at Noon, in Special Session.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, June 29, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, July 1, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

WEDNESDAY, July 3, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, July 6, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, July 8, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, July 11, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, July 13, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, July 15, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, July 18, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, July 20, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, July 22, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, July 25, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, July 27, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, July 29, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, August 1, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, August 3, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, August 5, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, August 8, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, August 10, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, August 12, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, August 15, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, August 17, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, August 19, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, August 22, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, August 24, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, August 26, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SPECIAL SESSION

WEDNESDAY, August 28, 1985

The General Assembly met at 1:15 p.m.

Prayer was offered by Rev. Francis M. McGrath, St. Anthony's Church, Trenton, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer
—75.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT, }

SENATE COMMITTEE SUBSTITUTE FOR ASSEMBLY BILL No. 634
(SECOND OFFICIAL COPY REPRINT)/ASSEMBLY BILL No. 635
(OFFICIAL COPY REPRINT)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Senate Committee Substitute for Assembly Bill No. 634 (2nd OCR)/Assembly Bill No. 635 (OCR) with my objections and recommendations for amendment.

This legislation establishes a minimum teacher salary of \$18,500 beginning with the 1985-86 school year and provides full State funding for this program in perpetuity. The bill includes an escalator clause which permits the Governor, in consultation with others, to adjust the minimum salary in the third and fifth years following the effective date of this act.

I strongly support the concept of increasing teachers' salaries to an acceptable level and, in fact, provided the basis for this legislation by recommending a Statewide minimum teacher salary of \$18,500 in my Blueprint for Educational Reform, which was delivered in September of 1983. While I commend the Legislature for acting on this issue of importance to New Jersey's future, I am proposing several changes which will further improve this legislation.

In my Blueprint for Educational Reform, I proposed a series of initiatives designed to improve the quality of education in this State. Most of the components of this program were focused upon the classroom teacher, as I firmly believe that the key to educational improvement is the attraction and retention of highly qualified and effective teachers.

My primary objection to this bill is its funding mechanism, which provides for the State to permanently pick up the full cost of increasing salaries to \$18,500 for all incumbent teachers earning less than \$18,500 and all teachers hired in the 1985-86 school year and thereafter. While this proposal is facially appealing, it establishes a funding requirement which, based on an historical view of the State's revenue structure, may not be fully met in future years. If

this legislation were enacted, the State might be faced with the choice of not fully funding the teacher salary program, which would place a sudden, unexpected burden upon local taxpayers, or of taking that funding from the existing State aid formula. Furthermore, the State cost under this proposal would increase annually and would perpetually be tied to the school district's 1984-85 base salary. For example, if a school district has a minimum starting salary of \$15,000 for 1984-85, the State would be required to pay the difference between this amount and \$18,500, which amounts to \$3,500, for all new teachers hired for the 1985-86 school year. The State would also be required to continue paying this salary differential of \$3,500 for all teachers hired in subsequent years. As a result, 20 years from now when the starting teacher salary will likely be several times higher than it is today, the State will still be required to make payments based on the 1984-85 salary guides. This would not only constitute a significant and ever increasing drain upon the State Treasury, but could present a significant constitutional problem in light of the New Jersey Supreme Court's decision in *Robinson v. Cahill*, 69 N. J. 133 (1975), by providing State education aid to districts regardless of their ability to pay.

In order to address the practical and legal realities of this situation, I am proposing full State funding for the first three years of the minimum salary program, after which funding will be conducted in the manner recommended by the State and Local Expenditure and Revenue Policy Commission created pursuant to P. L. 1984, c. 213. This Commission, which will undertake a comprehensive analysis of State and Local government spending and revenue patterns, will devote extensive time to State education funding and is best suited to evaluate the practical and legal realities of State support for this program. If the Commission's recommendations are not enacted into law, State aid would continue to those districts which would not have reached \$18,500 projecting an annual salary increase of 7%. This funding commitment, which the State can reasonably be expected to fulfill, will permit school districts to know with certainty the precise amount of State aid they would receive in each year.

In order to minimize the effect of this additional cost to local districts, I am also proposing that State aid for minimum salaries be provided on a current year basis, or paid in the same year that the expense is incurred by the district. Under normal circumstances, equalization aid is paid in the year following local expenditures. Using current year funding, then, districts will not be required to fund current expenses and wait until the following year to be reimbursed by the State.

I am also deleting the escalator clause from this legislation, as I feel the State should avoid a permanent intrusion into the collective bargaining process between local school districts and their employees. In addition, the cost to the State for this program would increase dramatically if this escalator were invoked.

I am further recommending an appropriation of \$37.7 million for Fiscal Year 1986 to fully fund the first year cost of this program.

The enactment of this minimum salary proposal is essential to the improvement of educational quality in New Jersey and cannot be implemented in the coming 1985-1986 school year without swift legislative action. Because the insertion of this unsettling factor into the approximately 150 pending contract negotiations is unacceptable, I strongly urge that legislative re-enactment of my proposal occur at the August 28, 1985 session in order to make possible the implementation of this legislation for the 1985-86 school year.

Therefore, I herewith return the Senate Committee Substitute for Assembly No. 634 (2nd OCR)/Assembly No. 635 (OCR) and recommend that it be amended as follows:

Page 1, Title, line 2: After "members" delete "and" and insert " , "

Page 1, Title, line 3: After "members" insert "and making an appropriation".

Page 1, Section 3, line 2: Delete "18A:29-52." and insert "18A:29-5."

Page 2, Section 6, lines 7-9: Delete in their entirety.

Pages 2-3, Section 7, lines 1-20: Delete in their entirety.

Page 3, Section 8, line 1: Delete "8." and insert "7." and insert new subsection as follows:

"a. The actual salary paid to each teacher under each district's 1984-85 approved salary guide shall be considered a base salary for purposes of this act."

Page 3, Section 8, line 1: Before "In" insert "b."

Page 3, Section 8, line 5: Delete "years and" and insert "year and for two years".

Page 3, Section 8, line 6: After "each" insert "current".

Page 3, Section 8, line 15: After "year and" insert "for two years".

Page 3, Section 8, lines 19-20: Delete "or the amount determined pursuant to section 7 of this amendatory and supplementary act". After "act." insert "All adjustments for teachers who are hired or who leave employment during the school year and who make less than \$18,500 shall be made in the school year following the year in which they were hired or left employment."

Page 3, Section 8, after line 20: Insert new subsections as follows:

"c. For the 1988-89 academic year and thereafter, this act shall be funded in accordance with the recommendations of the State and Local Expenditure and Revenue Policy Commission created pursuant to P. L. 1984, c. 213. If the Commission's recommendations for funding this program are not enacted into law, this act shall be funded in accordance with subsection d. of this section and sections 9 and 10 of this act.

d. For the purpose of funding this act in the 1988-89 academic year as determined pursuant to this section, each teacher's salary based on the 1984-85 salary guide shall be increased by the product of the base salary multiplied by 21%.

e. In each subsequent year the product of the base salary times 7% shall be cumulatively added to each teacher's salary as calculated in subsection d. of this section in determining the aid payable. In any year subsequent to the 1987-88 academic year in which the base salary plus the cumulative increases under this section exceeds \$18,500 aid will no longer be payable."

Page 3, Section 8, lines 21-24: Delete in their entirety.

Page 3, Section 9, lines 1-7: Delete in their entirety.

Page 3, Section 10, line 1: Delete "10." and insert "8."

Page 3, Section 10, line 7: After "in" insert "10".

Page 4, Section 10, after line 11: Insert new sections as follows:

"9. (New Section) Beginning with the 1988-89 school year and each year thereafter the decrease in the State aid payable pursuant to this act in the budget year and the prebudget years shall be added to the increase determined for each school district for each year under the provisions of section 25 of P. L. 1975, c. 212 (C. 18A:7A-25).

10. (New section) For the purpose of calculating State aid for the 1988-89 school year, the net current expense budget for the 1987-88 school year shall be increased by the decrease in State aid payable pursuant to this act in the 1987-88 school year and the State aid payable pursuant to this act in the 1988-89 school year. In each subsequent year, similar adjustments shall be made to ensure that general formula aid payable pursuant to this act is paid on the budget year and not on the prebudget year."

Page 4, Section 11, after line 4: Insert new section as follows:

"12. (New Section) Nothing in this act shall be construed to require the reopening of any signed contract in effect for the 1985-86 school year."

Page 4, Section 12, line 1: Delete "12." and insert "13."

Page 4, Section 13, lines 1-7: Delete in their entirety.

Page 4, Section 13, after line 7: Insert new sections as follows:

"14. (New Section) The State Board of Education shall, pursuant to the "Administrative Procedure Act," P. L. 1968, c. 410 (C. 52:14B-1 et seq.), adopt rules and regulations which are necessary to effectuate the purpose of this act.

15. (New Section) There is appropriated from the General Fund to the Department of Education \$37,700,000.00 for the purposes of section 7(b) of this act."

Page 4, Section 14 line 1: Delete "14." and insert "16."

Page 4, Section 15, lines 1-4: Delete "15." and insert "17." Delete "July 1, 1985," and insert "immediately".

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 3738

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3738 with my objections and recommendations for amendment.

This bill establishes a Governor's Annual Teacher Recognition Award which provides grants for outstanding teaching. An appropriation of \$2.2 million is provided for the implementation of this program.

Although I originated the concept of a teacher recognition program in my Blueprint for Education Reform in September of 1983, I am conditionally vetoing this legislation because it does not accomplish the proper goal of a teacher recognition program, which is to identify and reward truly outstanding classroom teachers.

Under this bill, an unlimited number of teachers in each district could be selected as award recipients. Because there is no restriction on the number of teachers eligible for selection, it is conceivable that every teacher in a given district could be selected for the Governor's Annual Award for Outstanding Teaching. The bill further provides that each district would receive an appropriation from the State equal to \$500 multiplied by 5% of the teachers in the district, provided that no district would receive less than \$4,000 or more than \$80,000. These funds would be given to the local school board and used for purposes selected by the award recipients.

Because this program is intended to identify those few clearly outstanding individuals who perform above and beyond what is normally expected of teaching professionals, it is necessary to establish quantitative quality control measures such as clearly defined limit on the number of teachers who may be selected and specific performance criteria. To omit these standards would only serve to establish a program which lacks focus and would be difficult to administer. In addition, I am proposing changes designed to improve the composition of the teacher selection panel.

For these reasons, I am limiting eligibility for the award program to one teacher from each school having ten or more teachers to ensure that only those truly superior teachers are selected. Schools having fewer than ten teachers are permitted to consoli-

date with other schools for the purposes of this program, provided that the combined number of teachers is ten or more. In order to ensure that all outstanding teachers have an opportunity to be recognized, I am recommending that award recipients be ineligible for renomination for two years following their selection. I have also recommended strengthening the eligibility criteria in the bill by providing that award recipients must have exemplary local district evaluation reports and other acceptable personnel records.

Since the intent of this proposal is to provide an incentive to those teachers who truly excel at their craft, I am also recommending that each award recipient receive \$1,000, which shall be forwarded to the school in the teacher's name for an educational purpose designated by the teacher. While this amount is admittedly modest, it serves as a tangible acknowledgement that the State and the affected community appreciate excellence in teaching. I have also eliminated the minimum and maximum provisions, as I feel that each teacher selected should be recognized equally.

I am also deleting the appropriation of \$2.2 million provided in the bill, as these funds have already been appropriated through Senate Bill No. 3002 (P. L. 1985, c. 268).

Due to the necessity of having the teacher recognition plan enrolled in sufficient time for implementation in September of 1985, I am strongly urging the Legislature to approve these recommendations at its August 28, 1985 session in order to make possible the implementation of this act for the 1985-86 school year.

Therefore, I herewith return Assembly Bill No. 3738 and recommend that it be amended as follows:

Page 1, Title, line 3: After "Statutes" delete ", and making an appropriation".

Page 1, Section 2, after line 10: Insert new subsection as follows:

"d. In teaching, as in other professions, practitioners should be acknowledged for outstanding performance."

Page 1, Section 2, line 11: Delete "d." and insert "e."

Page 1, Section 3, line 1: Delete "Annually" and insert "In order to provide Statewide awards and recognition of the excellence of current members of the teaching profession". After "may" insert "annually".

Page 1, Section 3, line 2: Delete "including" and insert "composed of".

Page 1, Section 3, line 3: After "citizens" insert "for the purpose of selecting recipients for the Governor's Annual Award for Outstanding Teaching".

Page 2, Section 3, line 9: Delete "no more than six" and insert "up to three".

Page 2, Section 3, line 10: Delete "from the public".

Page 2, Section 3, lines 11-14: After "c." delete lines 11-13 in entirety, delete "to the panel" on line 14 and insert "three

additional members selected jointly by the members selected under subsections a. and b. of this section”.

Page 2, Section 3, after line 14: Insert new paragraph as follows:

“Should the members selected pursuant to subsections a. and b. of this section fail to agree on the selection of the three additional members, then the additional members shall be selected by the local mayor from among the district’s parent organization.”

Page 2, Section 4, line 2: After “education” insert “one”. Delete “members” and insert “member from each school in the district having ten or more teachers”.

Page 2, Section 4, line 4: After “contribution” insert “during the previous school year”.

Page 2, Section 4, line 5: After “district.” insert “Schools having fewer than ten teachers may consolidate with other schools for the purpose of participating in this program, provided that the combined number of teachers is ten or more.”

Page 2, Section 4, line 11: Delete “any of”. After “following” insert “areas”.

Page 2, Section 4, lines 12-20: Delete in their entirety and insert new subsections as follows:

- “a. use of effective instructional techniques and methods;
- b. establishment of productive classroom climate and rapport with pupils; and
- c. development of feelings of self worth and the love of learning in pupils.

The selection panel shall consider evidence of these contributions in making its decisions. Teachers selected for this award shall have received exemplary local district evaluation reports. School districts may also consider other evidence of outstanding teaching performance.

Teachers selected for the Governor’s award shall also have other acceptable personnel records which are devoid of recent sanctions or deficiencies.

The local board of education may certify to the commissioner the name of one teaching staff member from each school or combination of schools in the district having ten or more teachers as a recipient of the Governor’s Award. The local board may not certify the names of any teaching staff members who are not nominated by the teacher recognition selection panel. The State shall provide funds in an amount equal to \$1,000.00 for each teacher selected pursuant to this act. These funds shall be forwarded in the teacher’s name to the district for an educational purpose designated by the teacher. Districts that do not comply with all the provisions of this act shall not be included in the Governor’s Award Program.

Award recipients shall not be eligible for renomination for two years followings their selection.”

Page 2, Section 5, line 1: Delete "by May 15,".

Page 2, Section 5, line 4: Delete "In addition" and insert "At this convocation".

Page 2, Section 5, lines 5-6: Delete "an amount" on line 5 and insert "a proportion". After "of" on line 5 insert "the". Delete "equally proportionate to the number of teachers selected in the district" and insert "provided pursuant to this act".

Page 2, Section 5, lines 6-13: Delete in their entirety.

Pages 2-3, Section 6, lines 1-6: Delete in their entirety.

Page 3, Section 7, lines 1-3: Delete "7." on line 1 and insert "6". After "section" on line 1, delete remainder of line, delete lines 2-3 in their entirety, and delete "bill)" from line 3; insert "4 of this act."

Page 3, Section 8, lines 1-2: Delete "8." on line 1 and insert "7.". Delete "Joint Committee on the Public Schools and the".

Page 3, Section 8, line 3: Delete "Teacher Recognition Program" and insert "Governor's Annual Award for Outstanding Teaching".

Page 3, Section 8, lines 5-6: Delete "and its impact on the State's ability to attract and retain outstanding new teachers".

Page 3, Section 8, line 8: After "any" insert "proposed".

Page 3, Section 8, line 9: Delete "which might be appropriate".

Page 3, Section 9, line 1: Delete "9." and insert "8.".

Page 3, Section 10, lines 1-2: Delete in their entirety.

Page 3, Section 11, line 1: Delete "11." and insert "9.".

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

SCS for Assembly Nos. 634 and 635.

Assembly No. 3738.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 634, 635 SCS and 3738.

Which was read by the Clerk and adopted.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 634, 635 SCS was given third reading.

Mr. Doria moved the bill which passed by the following vote:

74 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari Zecker, Zimmer—74.

In the negative were—

Albohn, Miller, Rooney, Shinn—4.

Assembly No. 3738 was given third reading.

Mr. Rocco moved the bill which passed by the following vote:

73 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—73.

In the negative were—

Albohn, Miller, Zimmer—3.

Mr. Deverin asked for the record on Assembly No. 1394, which was furnished by the Clerk. Mr. Deverin moved that Assembly No. 1394 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Deverin moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Zimmer asked for the record on Assembly No. 3023, which was furnished by the Clerk. Mr. Zimmer moved that Assembly No. 3023 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Zimmer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Ms. Ford, Assembly Resolution No. 160 passed by voice vote.

The Assembly Agriculture and Environment Committee reported the following bill favorably and as reported was given second reading:

Senate No. 1842 Aca.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3030 Aca, 3359 Aca, 3585 Aca, 3587. Senate Nos. 1390, 2739 Aca and 2771.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2231 Aca, 2288, 2567 Acs, 2730, 3471, 3563 Acs, 3752 Acs, 3590 Aca, 3628, 3688, 3707, 3717 Aca, 3802, Senate Nos. 32, 654, 1929 Aca, 2272, 2652, 2871, 2876 and 2949.

The Assembly Judiciary Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2718 Aca and Senate No. 2340.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 3926, by Messrs. Paterniti, Pelly and Genova, Judiciary Committee—Provides for the imposition of a \$100 surcharge upon persons convicted of certain crimes against the elderly.

Assembly No. 3927, by Ms. Walker and Mr. Flynn, Judiciary Committee—Adds the Dept. of Defense to list of State agencies for which no administrative law judge shall be assigned unless specifically requested by the agency.

Assembly No. 3928, by Ms. Walker and Mr. Flynn, Judiciary Committee—Authorizes the appointment of four additional Superior Court judges for Monmouth County.

Assembly No. 3929, by Messrs. Haytaian and Littell, Education Committee—Provides that school election ballot shall not be invalid because the ink or pencil mark is other than black.

Assembly No. 3931, by Mr. Foy and Ms. Kalik, Commerce and Industry Committee—Excludes condominiums from the provisions of the "Hotel and Multiple Dwelling Law."

Assembly No. 3932, by Ms. Ford, Law, Public Safety and Defense Committee—Amends law concerning thefts by deception to establish certain presumptions in the case of home repair contracts.

Assembly No. 3934, by Messrs. McEnroe and Naples, Law, Public Safety and Defense Committee—Establishes county motor vehicle agencies and repeals provisions authorizing Director of DMV to appoint motor vehicle agents.

Assembly No. 3935, by Mr. Karcher, Higher Education and Regulated Professions Committee—Establishes a NJ Arts and Science Hall of Fame at Rutgers, approps. \$250,000.

Assembly No. 3936, by Mr. Karcher, Judiciary Committee—Extends provisions of Tort Claims Act to arbitrators in the automobile accident arbitration program.

Assembly No. 3937, by Mr. Pankok, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Makes State pins available to certain persons, approps. \$99,000.

Assembly No. 3938, by Messrs. LaRocca and Doyle, Law, Public Safety and Defense Committee—Provides for issuance of special license plates to members of the American Legion.

Assembly No. 3939, by Ms. Walker and Mr. Flynn, Law, Public Safety and Defense Committee—Establishes "Volunteer Fire Assistance Loan Fund" to provide loans to municipalities to upgrade and augment emergency equipment, approps. \$5,000,000.

Assembly No. 3940, by Messrs. S. Adubato and Ranieri, Commerce and Industry Committee—Restricts conversion of residential rental apartments to condominiums and cooperatives.

Assembly No. 3941, by Messrs. Weidel, Frelinghuysen, Chinnici, Muziani, Colburn, Martin, Haytaian, Littell, Gorman, Zimmer, Foy, Pankok and Herman, Agriculture and Environment Committee—Supp. approp. of \$10,000,000 to Dept. of Commerce and Economic Development to fund a farmer loan program.

Assembly No. 3942, by Mr. Flynn and Ms. Walker, Corrections, Health and Human Services Committee—Permits purchase of certain electronically monitored devices under PAAD.

Assembly No. 3945, by Mr. Rooney, Ms. Randall, Messrs. Schuber, Felice, Kern, Kosco, Hollenbeck, Mazur and Baer, Transportation and Communications Committee—Directs DOT to erect noise barriers on Route 17 in Bergen County.

Assembly No. 3946, by Mr. Franks and Ms. Garvin, Education Committee—Provides for enrollment of certain hospitalized pupils in hospital operated educational programs.

Assembly No. 3947, by Mr. Herman, Judiciary Committee—Increases number of preemptory challenges available to litigants in civil actions involving multiple plaintiffs and defendants.

Assembly No. 3948, by Ms. Walker and Mr. Flynn, Municipal Government Committee—Requires municipalities to make a provision in their major subdivision and site plan ordinances for the protection of potable water supply reservoirs.

Assembly No. 3949, by Ms. Walker and Mr. Flynn, Commerce and Industry Committee—The "New Jersey Shareholders' Protection Rights."

Assembly No. 3950, by Mr. Brown, Ms. Garvin, Messrs. Doria and Watson, Higher Education and Regulated Professions Committee—Establishes the Rutgers Institute of Public Administration on the Newark campus of Rutgers, approps. \$99,000.

Assembly No. 3951, by Mr. S. Adubato, Commerce and Industry Committee—Eliminates the income limitations in regard to protected tenancy for persons 72 years of age or older, and for disabled persons.

Assembly No. 3952, by Mr. Genova, Corrections, Health and Human Services Committee—Repeals P. L. 1978, c. 159 which made community residences for the developmentally disabled and shelters for victims of domestic violence permitted uses in all residential districts.

Assembly No. 3953, by Mr. Franks, Law, Public Safety and Defense Committee—Special legislation to allow the borough of Fanwood to issue a new plenary retail consumption license.

Assembly No. 3954, by Ms. Walker and Mr. Flynn, Commerce and Industry—Prohibits home repair contractors from requiring payment of more than 50% of the labor or other service costs until the work is completed.

Assembly No. 3956, by Messrs. Muziani and Chinnici, Banking and Insurance Committee—Authorizes local housing authorities to establish and enter into joint insurance funds.

Assembly No. 3957, by Messrs. Chinnici, Muziani, Haytaian, Littell, Hendrickson, Loveys, Kavanaugh, Colburn, Palaia, and Ms. Cooper, Revenue, Finance and Appropriations Committee—Exempts the sales of machinery, apparatus or equipment used in the operation of solid waste disposal facilities from the sales tax.

Assembly No. 3958, by Ms. Muhler and Mr. Bennett, Education Committee—Exempts certain members of regional boards of education from two year residency requirement.

Assembly No. 3959, by Messrs. Patero and Penn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Designates words and music of the song "I Like Jersey Best" as State jingle.

Assembly No. 3960, by Ms. Walker and Mr. Flynn, Corrections, Health and Human Services Committee—Establishes automatic, annual cost-of-living increases in personal needs allowance of certain institutionalized individuals.

Assembly No. 3961, by Messrs. Shusted, Kern and Rocco, Revenue, Finance and Appropriations Committee—Provides utility tax credit for gas and electric utility customers.

Assembly No. 3962, by Mr. Marsella, Corrections, Health and Human Services Committee—Increases membership of the Commission on Radiation Protection from 8 to 10 members and adds medical physics and epidemiology to types of scientific training members of the commission could have.

Assembly No. 3963 by Messrs. Zecker and Miller, Education Committee—Eliminates requirement that local boards of education enter into contracts only with firms paying prevailing wage.

Assembly No. 3964, by Messrs. Kline, Riley, Marsella and Ms. Cooper, Independent Authorities and Commissions Committee—Restricts organization and conduct of junkets to certain employees of a casino licensee.

Assembly No. 3968, by Mr. Flynn and Ms. Walker, Revenue, Finance and Appropriations Committee—The "New Jersey Environmental Trust Act," approps. \$250,000.00.

Assembly No. 3970, by Mr. Cooper, Messrs. Kline, Hendrickson, Colburn, Albohn, Frelinghuysen, Martin, Miller, Gorman, Pankok, Marsella and Riley, Agriculture and Environment Committee—Clarifies law as to the times and methods of deer hunting.

Assembly No. 3971, by Mr. Charles, Banking and Insurance Committee—Expands types of additional eligible collateral for government deposits under the "Governmental Unit Deposit Protection Act."

Assembly No. 3974, by Mr. Martin, Law, Public Safety and Defense Committee—Establishes trial program to permit county governments to operate motor vehicle agencies.

Assembly No. 3975, by Mr. Martin, Law, Public Safety and Defense Committee—Establishes a "Smoke Detectors Never Sleep" loan program in public libraries, approp. \$16,000.

Assembly No. 3976, by Mr. Doyle and Ms. Ford, Education Committee—Establishes a program to improve the quality and expand the availability of early childhood education in N. J.

Assembly No. 3978, by Messrs. Hardwick and Genova, Judiciary Committee—Provides for a hearing in Superior Court to determine whether forfeiture of public office is warranted in certain cases.

Assembly No. 3979, by Mr. Doyle, Ms. Ford, Mr. Flynn and Ms. Walker, Revenue, Finance and Appropriations Committee—The "Water and Sewer Local Bond Guarantee Act," approps. \$50,000,000.

Assembly No. 3982, by Messrs. M. Adubato, Karcher, Doyle, LaRocca, Deverin, Kosco, Loveys and Hardwick, Banking and Insurance Committee—Permits certain bank holding companies to acquire banks or bank holding companies, under certain circumstances.

Assembly No. 3983, by Messrs. M. Adubato, Karcher, Doyle, LaRocca, Deverin, Kosco, Loveys and Hardwick, Banking and Insurance Committee—The "New Jersey Banking Oversight and Change Control Act."

Assembly No. 3984, by Mr. Rooney, Ms. Randall and Mr. Zecker, Higher Education and Regulated Professions Committee—Permits the State Board of Architects to use a certain uniform examination and grading service regarding the examinations for architect licenses.

Assembly No. 3986, by Messrs. Villane, Palaia and Bennett, Agriculture and Environment Committee—Provides for the purchase of used tires to construct reefs, approps. 6% of sales tax on tires.

Assembly No. 3987, by Mr. Bennett and Ms. Muhler, Agriculture and Environment Committee—Prohibits certain disposal methods for certain types of hazardous or solid wastes.

Assembly No. 3988, by Ms. Walker and Mr. Flynn, Transportation and Communications Committee—Creates an independent New Jersey Public Broadcasting Corporation.

Assembly No. 3990, by Mr. Franks, Transportation and Communications Committee—Deletes specific amounts allocated for certain DOT construction projects from '86 appropriations act.

Assembly No. 3991, by Mr. Bennett and Ms. Muhler, Energy and Natural Resources Committee—Requires 30 days' notice before issuing an emergency permit to apply sludge to certain lands.

Assembly No. 3992, by Mr. Otowski, Agriculture and Environment Committee—Requires DEP to adopt air emission standards for certain hazardous waste facilities.

Assembly No. 3993, by Messrs. Colburn and Shinn, Education Committee—Provides "Fair Housing School Support" aid to certain school districts.

Assembly No. 3994, by Mr. Foy, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Designates "New Jersey—The Garden State" as the State song.

Assembly No. 3996, by Mr. Visotcky, Corrections, Health and Human Services Committee—Increases income eligibility standard for PAAD program.

Assembly No. 3997, by Mr. M. Adubato, Banking and Insurance Committee—Creates new assistant commissionerships in the Dept. of Insurance.

Assembly No. 3998, by Messrs. Gorman and Karcher, Corrections, Health and Human Services Committee—Designates the Cooper Medical Center in Camden as the State's specialty acute care children's hospital.

Assembly No. 3999, by Messrs. Brown, Karcher, Doyle, Charles, Ms. Walker, Messrs. Thompson, Bryant, M. Adubato, S. Adubato, Baer, Ms. Garvin, Messrs. Mazur and Watson, Higher Education and Regulated Professions Committee—Requires divestiture of certain investments of institutions of higher ed.

Assembly No. 4001, by Mr. Hardwick, Revenue, Finance and Appropriations Committee—The "NJ Environmental Trust Act," approps. \$250,000.

Assembly No. 4002, by Ms. Muhler and Mr. Bennett, Revenue, Finance and Appropriations Committee—The "Clean NJ Bond Act of 1985," authorizes issuance of \$275,000,000 in bonds.

Assembly No. 4003, by Messrs. Schuber and Kosco, Revenue, Finance and Appropriations Committee—The "Natural Resources Fund Transfer Act of 1985," approps. \$50,000,000.

Assembly No. 4004, by Mr. Palaia, Revenue, Finance and Appropriations Committee—The "Environmental Project Revenue Act of 1985."

Assembly No. 4005, by Messrs. Kosco and Schubert, Revenue, Finance and Appropriations Committee—Approps. \$25 million to NJ Environmental Trust for certain resource recovery facility loan.

Assembly Joint Resolution No. 117, by Mr. Pelly, Transportation and Communications Committee—Designates portions of State Highway Routes 29 and 206 as "Washington's Victory Trail."

Assembly Resolution No. 141, by Mr. Karcher, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Calls upon U. S. Department of State to recommend extended voluntary departure status to Salvadoran refugees.

Assembly Resolution No. 153, by Messrs. Penn, Kavanaugh, Zecker, Rooney, Felice, Schubert, Kosco, Palaia, Ms. Cooper, Messrs. Frelinghuysen, Miller, Bennett, Kline and Shinn, Independent Authorities and Commissions Committee—Memorializes Congress to enact H. B. 1408 which extends and expands the provisions of the "Emergency Veterans' Job Training Act of 1983."

Assembly Resolution No. 155, by Messrs. Thompson, Schwartz, McEnroe, Fortunato, Riley and Charles, Higher Education and Regulated Professions Committee—Memorializes Congress to enact the "College Athlete Education and Protection Act of 1985."

Assembly No. 4021, by Messrs. Herman and Pankok, Revenue, Finance and Appropriations Committee—Est. State Aid formula program and approp. \$1,000,000.

Assembly No. 4040, by Ms. Ford, Mr. Doyle, Ms. Walker, Messrs. Flynn, Bocchini, Patero, Vistocky, Hollenbeck, Mazur, Baer, S. Adubato, Doria, Ms. Garvin, Messrs. Ranieri, Watson, Fortunato, Brown, Bryant, Pellicchia, Girgenti, Gorman, Rod, Ms. Cooper, Messrs. Cuprowski, Vainieri, Charles, LaRocca, Deverin, Herman, Ms. Kalik, Messrs. Long, M. Adubato, Zangari, Riley, Marsella, Pelly, Otlowski, Paterniti, Naples, McEnroe, Thompson, Schwartz and Pankok, Without Reference—Approp. additional \$7,600,000 to fund costs of county colleges.

Assembly No. 4024, by Messrs. Mazur and Baer, Without Reference—Creates commission to study emerg. response services and approp. \$45,000.

Assembly No. 4055, by Mr. Bryant, Without Reference—Amends "Urban Enterprise Zones Act."

Assembly No. 4073, by Messrs. Pelly, Paterniti, Karcher, Rod, Doyle and Ms. Ford, Without Reference—Concerns interdistrict flow of solid waste.

Assembly No. 4100, by Messrs. Littell, LaRocca, Kavanaugh, Bennett, Haytaian, Weidel, Ranieri, Cuprowski, Vainieri, Charles, Doria, Hendrickson, Chinnici, Muziani, Loveys Albohn, Ms. Cooper, Messrs. Frelinghuysen, Palaia, Shinn, Miller, Ms. Ogden, Messrs. Shusted, Genova, Ms. Perun, Messrs. Franks, Hardwick, Kosco, Schubert, Felice, Rooney, Zecker, Kline, Ms. Muhler, Mr. Martin, Ms. Randall, Ms. Garvin, Messrs. Kern, Rod, Rocco, Girgenti,

Pellecchia, Long, Deverin, Riley, Flynn, S. Adubato, McEnroe, Paterno, Herman, Mazur, Pelly, Bocchini, Thompson and Marsella, Without Reference—Concerns monorail transportation and approp. money.

Assembly Resolution No. 160, by Ms. Ford, Mr. Doyle, Ms. Walker, Mr. Flynn, Ms. Kalik, Messrs. Bocchini, Paterno and Rod, Without Reference—Creates Committee to study hazardous waste dumping at military bases in N.J.

Assembly Concurrent Resolution No. 193, by Mr. Bryant, Without Reference—Amends Art. VIII, S. II of State Constitution.

Assembly Joint Resolution No. 118, by Mr. Karcher, Without Reference—Designates portion of Rte. 18 as Kean-Hughey Hwy.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Assembly Nos. 4040, 4024, 4055, 4073, 4100, Assembly Joint Resolution No. 118, Assembly Concurrent Resolution 193 and Assembly Resolution No. 160.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,	}
EXECUTIVE DEPARTMENT,	
August 28, 1985.	

ASSEMBLY BILL No. 1807 (SR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1807 (SR) without my signature.

Assembly Bill No. 1807 (SR) would permit certain county and municipal employers to assume the cost of health insurance premiums for employees who retire after 20 years of service with the employer, and their dependents. Current law allows county and municipal employers to assume this cost for employees who retire after 25 years of service with the employer, and their dependents. Assembly Bill No. 1807 (SR) would also require the State to reimburse county and municipal employers for the cost of health insurance premiums for employees who retire under this act and under the provisions of current law after the effective date of this act. This bill would apply to county and municipal employers who are not participants in the State Health Benefits Program.

While I can sympathize with the desire of county and municipal employees to avail themselves of the benefit provided by this act, I must return Assembly Bill No. 1807 (SR) without my signature for three reasons.

The Senate amendment requiring the State to reimburse county and municipal employers for the cost assumed under the provisions

of this act and current law after the effective date of this act is unacceptable. County and municipal employers are not required to pay health insurance premiums for eligible retirees and their dependents. Eligible retirees and their dependents receive this benefit only if the employer chooses to provide it. If the employer chooses to provide the benefit, it is only equitable that the employer pay for the benefit.

Assembly Bill No. 1807 (SR) discriminates among public employees. The bill would allow employees of county and municipal employers who are not participants in the State Health Benefits Program, and their dependents, to receive health benefits coverage during retirement after 20 years of service with the employer. Employees of public employers who are participants in the State Health Benefits Program would have to work 25 years with the employer before becoming eligible for health benefits coverage during retirement.

Finally, I am concerned that Assembly Bill No. 1807 (SR) will affect the actuarial calculation of future retirements. Assembly Bill No. 1807 (SR) will encourage many public employees to retire five years earlier than anticipated. This will change the actuarial calculation of future retirements. The actuarial calculation of future retirements affects future employer and employee contribution rates. If the actuarial calculation is adjusted upward to compensate for Assembly Bill No. 1807 (SR), there exists the possibility that employer and employee contribution rates will also be adjusted upward. If this occurs, all public employers and employees will be paying for a benefit that will be received only by employees of county and municipal employers who are not participants in the State Health Benefits Program.

Accordingly, for the aforementioned reasons, I return Assembly Bill No. 1807 (SR) without my approval.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 1893 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1893 (2nd OCR) without my signature.

Assembly Bill No. 1893 (2nd OCR) would allow local employers who participate in the State Health Benefits Program to pay all or

a portion of the health insurance premium for an employee on any paid or unpaid leave of absence, and his dependents, for a period of up to two years. Current law allows a local employer to pay the premium for three months for an employee on an unpaid leave of absence and his dependents. The employee currently has the option to continue coverage for an additional period not to exceed nine months by paying the total premium amount in advance. The effect of Assembly Bill No. 1893 (2nd OCR) would be to permit local employers to extend the period of paid coverage.

I must return Assembly Bill No. 1893 (2nd OCR) without my approval for two reasons.

The bill does not establish a uniform formula of coverage or a uniform period for which a local employer would be responsible for paying the health insurance premium for an employee on any leave of absence and his dependents. Assembly Bill No. 1893 (2nd OCR) would allow a local employer to pay all or part of the coverage for a period of up to two years. This could result in local employers setting different formulas of coverage for different periods of time. The Division of Pensions advises that Assembly Bill No. 1893 (2nd OCR) would create a substantial administrative problem, as the Division would have to administer each coverage package.

Assembly Bill No. 1893 (2nd OCR) also undermines the uniform premium concept. The State Health Benefits Program is designed so that all participants pay a uniform premium for their employees and their dependents. The uniform premium results in lower rates for participants.

Assembly Bill No. 1893 (OCR), by allowing local employers to establish their own policies for employees on leaves of absence, and their dependents, would jeopardize the group premium concept. Annual premiums could rise, as all participants would not be providing uniform coverage. State employers and local employers who do not provide the expanded coverage would be subsidizing the cost of the benefit for local employers who do provide the expanded coverage.

Despite my objections to Assembly Bill No. 1893 (2nd OCR), the concept expressed within the bill has merit. I would consider a bill that would establish a uniform coverage formula for a uniform period of time, provided that a cost analysis of the bill reveals that it would not be fiscally onerous to State and local participants in the State Health Benefits Program. I invite the sponsor and the Legislature to work with my Administration to explore this alternative.

Accordingly, I herewith return Assembly Bill No. 1893 (2nd OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 2154 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2154 (OCR) without my signature.

This bill would authorize any municipality in New Jersey to impose a tax, not to exceed 15 percent, on fees charged for parking, garaging or storing of motor vehicles. Currently, only two of New Jersey's 567 municipalities have the authority to impose this type of tax, and this authorization will expire on January 1, 1986. No tax shall be imposed on such fees after that date.

On September 17, 1984, I signed into law legislation creating the State and Local Expenditure and Revenue Policy Commission. This body is charged with the responsibility of examining the many aspects of State and local expenditures and the revenues necessary to support those expenditures. It is appropriate for the Commission, as part of its effort, to investigate whether every municipality in New Jersey should have the authority to impose a parking tax.

Given the fact that the Commission should first assess the desirability of allowing any municipality to impose such a tax before this is authorized, and also given the fact that the current authority to impose a parking tax in a limited number of municipalities is to expire at the end of this year, now is not an appropriate time to extend authorization to permit all 567 municipalities to impose a tax on fees collected for parking, garaging or storing of motor vehicles.

Accordingly, I herewith return Assembly Bill No. 2154 (OCR) without my signature.

Respectfully,
/s/ THOMAS H. KEAN,
Governor.

[SEAL]
Attest:
/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 2656 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2656 (2nd OCR) without my signature.

This bill provides that State Government pay all costs of the General Assistance Public Welfare Program. The General Assistance

Public Welfare Program provides financial and medical assistance to single adults and childless couples who cannot maintain employment. There are approximately 30,000 individuals who receive assistance under the Assistance Program each month. Currently, State and municipal governments share the costs of the General Assistance Public Welfare Program. Statewide, the Assistance Program costs approximately \$79.4.

While this bill is well-intended, I must regrettably return the bill without my signature.

Specifically, this bill would require the State to pay 100% of the General Assistance Public Welfare Program costs. This would entail paying the municipal portion of the Assistance Program, certain hospitalization coverage and administrative costs. Projected program estimates indicate that enactment of this bill will cause the State to assume an additional \$20 million to \$30 million annually. However, Fiscal Year 1986 costs are estimated at approximately \$10 million to \$15 million because the effective date of this bill falls in the middle of the Fiscal Year. These funds were not included in the Department of Human Services' Fiscal Year 1986 Budget request or the Fiscal Year 1986 Appropriations Act. Further, the Fiscal Year 1986 impact of \$10 million to \$15 million was not included in the reserve for pending bills, valued at \$175 million when the surplus was projected for Fiscal Year 1986. If this legislation were enacted now, it could have a substantial detrimental impact on the Fiscal Year 1986 Budget surplus.

In light of the State's numerous fiscal commitments yet to be resolved, and those additional spending commitments passed with, but outside, the Budget for Fiscal Year 1986, the proposed use of the General Fund revenues pursuant to Assembly Bill No. 2656 (2nd OCR) is inappropriate and unwise.

In addition, a program with such major cost implications should not be dealt with on an ad hoc basis, but rather should await the recommendations of the State and Local Revenue and Expenditure Policy Commission.

That Commission can evaluate this matter within the context of a careful and comprehensive study of State and local expenditures and tax system.

For these reasons, I believe that this program is one that the State can ill afford to consider at this time.

Accordingly, I herewith return Assembly Bill No. 2656 (2nd OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 2824 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2824 (OCR) without my signature.

This bill would exempt from real property subject to taxation any building or other structure newly constructed that is intended for occupancy and use for residential purposes until a certificate of occupancy or temporary certificate of occupancy has been issued and unless the building or other structure is actually occupied and used for such purposes; provided, however, that the building or structure shall not be exempt from property taxation for more than 12 months.

On December 29, 1982, I signed into law legislation that permits a property tax exemption for newly constructed single-family dwellings until a certificate of occupancy or temporary certificate of occupancy has been issued and unless the single-family dwelling is actually occupied; provided, however, that a single-family dwelling shall not be exempt from property taxation for more than 24 months.

The constitutionality of the legislation I signed in 1982 has been questioned, and a decision by the Law Division of the Superior Court has held the legislation unconstitutional as being violative of Article VIII, Section 1, Paragraph 2 of the Constitution of New Jersey relating to special legislation. I am advised, however, that the matter is now on appeal and scheduled to be heard by the Appellate Division of the Superior Court.

I do not believe that it would be appropriate for me to sign this legislation while the matter of the constitutionality of the exemption for single-family dwellings is being adjudicated.

I reiterate my support for the concept of the legislation I signed in December, 1982, but I await final action by the courts on the narrow question of its constitutionality under our special legislation prohibition. I do not wish to prejudice the action of the courts in this regard in any way, nor does my withholding of approval on this bill prejudice in any way what action I might take in the future on a piece of legislation similar to this following a final determination by the courts on the predecessor legislation.

Accordingly, I herewith return Assembly Bill No. 2824 (OCR) without my approval.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 2966

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2966 without my signature.

On September 8, 1984, I approved P. L. 1984, c. 144 which appropriated \$168,000 to the Department of Environmental Protection. These monies were appropriated to the DEP in order that that agency might provide them, in turn, to municipalities in our coastal areas which sustained damage as the result of the Spring 1984 storms. Since the Federal Emergency Management Agency has just recently advised the DEP as to the total amount of federal funding we can expect to cover storm-related repairs, the DEP is now in a position where it can proceed to apply these State monies to approved priority projects reflected on its Shore Protection Priority List.

This bill would, however, amend and supplement the terms of that previous \$168,000 appropriation to the DEP by specifying that the entire sum is to be provided to six municipalities.

It is my understanding that not one of these six municipalities has at the present time identified, much less received DEP approval of, a specific project to which these monies might be applied. Certainly, it would be an abdication of this State's responsibility to all of our coastal municipalities which suffered storm damage last year, if we were to provide these municipalities with funds, without any knowledge as to how or for what purpose those funds would be spent. In addition this bill would decrease the amount of funds available for allocation to those municipalities which have been determined by the DEP to have the greatest need. Thus this bill would substitute politics for sound judgment. It would circumvent our existing Shore Protection Priority List and deviate from this State's long-standing policy which favors funding projects with the greatest urgency first. The arbitrary and unsubstantiated funding approach exemplified by this bill is particularly troublesome when one considers that the DEP's existing Shore Protection List reflects a \$55 Million need based upon an available \$40 Million in Shore Protection Bonds.

Accordingly, for these reasons, I herewith return Assembly Bill No. 2966 without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1935. }

ASSEMBLY BILL No. 3434 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3434 (2nd OCR) without my approval.

This bill supplements Title 19 and provides that a gubernatorial candidate's right to qualify for public financing for a general election would be contingent upon the candidate's participation in a series of at least four debates between gubernatorial candidates. All candidates who apply for funds to pay campaign expenses from the Elections Law Enforcement Commission would be required to submit a statement of agreement to participate in the debates. Assembly Bill No. 3434 (2nd OCR) establishes a Gubernatorial Debate Arbitration Board which is empowered to adopt rules concerning the time, place and manner of conduct or subject matter of the debates and to determine whether a candidate has failed to participate in a debate. If the board decides that a candidate has failed to participate, he would be required to repay all funds he had received from the Gubernatorial Elections Fund. A candidate can appeal the board's decision to the Election Law Enforcement Commission.

I believe that the choice of whether to debate should be a campaign decision left to the judgment of each gubernatorial candidate, and should not be mandated by the State. Assembly Bill No. 3434 (2nd OCR), however, makes participation mandatory by making the right to receive public financing contingent upon participation in the four, or more, debates.

This bill raises a number of very serious questions. It infringes on the rights of candidates to dictate the terms and conditions of their own campaigns. It sets a very dangerous precedent by involving government directly in the operation and strategy of political campaigns. In my view, enactment of this bill would be a case of government overstepping its bounds and telling candidates how to run their campaigns. I believe in public debates between candidates. In fact, I plan to debate my opponent in this year's election. But I firmly believe that debates cannot and should not be mandated by government. The terms and conditions of these debates should be up to the candidates themselves.

Currently, neither the federal government nor any other state ties public financing to participation in a series of debates. By enacting this bill, New Jersey would be treading on new and dangerous ground.

Apart from my overriding philosophical and constitutional objections to this bill, I have a number of other concerns as well. Although the establishment of the Gubernatorial Debate Arbitra-

tion Board may appear workable on paper, it would be hard to accomplish in practice. Another problem could arise if a candidate decides not to accept public financing. Then, it would be impossible to make him comply with this law. Assembly Bill No. 3434 (2nd OCR) also leaves questions unanswered. For example, Section 9 of the bill requires the Election Law Enforcement Commission to make sure a candidate repays loans he has received if he fails to participate in debates. The bill does not specify how this would be done. What happens, however, if the candidate has already spent the money? Would he or she be personally liable for the difference? Assembly Bill No. 3434 (2nd OCR) does not address these concerns.

Nonpartisan groups such as Common Cause have contacted my office and have raised several significant questions regarding this bill: First, what happens if there is a third party challenge? Second, is debating really a campaign decision best left to the candidates? Third, will there be a constitutional challenge when the "arbitrating" committee decides a candidate may not debate a particular subject area? Fourth, are the number of debates compatible with the demands of effective campaigning, where are the debates to be held, and are they to be televised? These nonpartisan groups conclude that because of these and other unanswered questions, and because the performance and reputation of public financing is at risk, there is clearly need—at the very least—for fuller hearings on the proposal. I agree.

As I have indicated, this bill raises numerous questions. Most significantly is the constitutional question whether the arbitrating committee's decision not to debate a particular subject violates the First Amendment guarantee of free speech, particularly as a requirement to receive public funds. As stated above, neither the federal government nor any other state requires debates as a condition of receiving public funding for a campaign.

Most importantly, the decision about how, when, and under what circumstances, candidates should debate is one that is best left to the candidates themselves. Government should not infringe on their prerogative to make these decisions.

Therefore, I herewith return Assembly Bill No. 3434 (2nd OCR) without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 3436 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3436 (OCR) without my signature.

This bill would extend State urban aid to municipalities with populations exceeding 40,000 that have experienced population increases of at least 14 percent between the 1970 and 1980 decennial censuses. This bill would not apply urban aid criteria related to equalized tax rates and equalized valuation to these towns, although they would still be subject to other urban aid criteria related to population, poverty and publicly financed housing.

I do not favor changing the urban aid qualifying criteria in a piecemeal fashion. Unless unusual need can be demonstrated, municipalities should only receive urban aid if they meet all five of the existing standards. Any change in the urban aid formula should be based on policy considerations that would apply uniformly for all of the municipalities of New Jersey. Result-oriented legislation, such as this, does not forward the concept of rational policy judgments, based upon what is best for the State of New Jersey as a whole.

I am particularly disturbed that there seems to have been little discussion of this bill as it made its way rapidly through the legislature. Decisions to change statutorily mandated formulae, whenever and wherever they occur, should be based upon thorough analysis and study during the legislative process, involving the advice of departmental experts who administer the affected programs. Such was not the case in this situation.

Accordingly, I herewith return Assembly Bill No. 3436 (OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY COMMITTEE SUBSTITUTE FOR
ASSEMBLY BILL No. 457 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill No. 457 (2nd OCR) with my recommendations for reconsideration.

The "Natural Resources Bond Act of 1980" (P. L. 1980, c. 70) authorized the issuance of \$145 million in State general obligation bonds, including \$50 million specifically allocated for resource recovery facilities. Although this bill is essentially an appropriations act for those bond proceeds, it contains two distinctive components. First, the bill appropriates \$37.5 million of the resource recovery proceeds to the Department of Environmental Protection, and directs the department to make \$15 million interest-free loans to both Bergen and Essex Counties for financing the construction costs for those counties' respective resource recovery facilities, and a \$7.5 million interest-free loan for financing the Pennsauken resource recovery facility. All loan repayments would be repaid to the Natural Resources Fund in the N. J. Treasury (the depository fund established by the bond act).

Second, it establishes a special "resource recovery privatization act," whereby Bergen, Essex and Camden Counties may contract with or loan their loan proceeds to any public or private entity providing a resource recovery facility for use by the counties, including entering into mixed public-private financing arrangements for the design and construction of the facilities. The State Treasurer would have approval authority over the terms of the loan agreements between the State and the counties, and review authority over any financing arrangements entered into between the counties and private contracting parties.

It is important to understand the genesis of the two components of this bill. The loans for the Bergen, Essex and Pennsauken projects are an important part of the State's efforts to facilitate the plans for construction of these resource recovery facilities. I wholeheartedly support the loans, as they evidence the State's good faith recognition of the forward progress of these local governments and their status as among the leaders in working towards compliance with the State Solid Waste Management Act (these facilities should be among the first operational in the State).

The privatization component of the bill, however, is much more complicated in light of the State's recent efforts regarding application of this concept (public-private entity agreements) to resource recovery. At the time this bill was considered last year by the

Assembly County Government and Regulatory Affairs Committee, that Committee released a substitute bill which included the privatization component as a result of Bergen and Essex Counties' plans to build their resource recovery facilities through public-private sector participation; i.e., public entities provide below market-rate construction financing to private enterprises, which in turn construct, own and operate the facilities for use by the public entities.

Although the inclusion of the privatization language was logical at that time, the need for this component of the bill was partially eliminated in November 1984 when I signed Senate Bill No. 1284 (P. L. 1984, c. 178). That new law enables county or municipal utilities authorities to designate a private facility developer to construct, own and operate resource recovery facilities or wastewater treatment systems. The authorities are empowered to issue their own tax-exempt industrial developer bonds (IDBs) to finance a portion of the cost of the facilities through below market-rate loans made to private developers (which helps reduce construction costs and therefore avoids user-fee increases); the private developers benefit through the substantial tax benefits they receive by being legal owner/operators of the facilities.

Through enactment of Senate No. 1284, Bergen County was able to finalize negotiations for the financing and construction of its resource recovery facility. Of equal importance, the Bergen County Utilities Authority was able to issue the necessary \$366 million in county IDBs prior to the end of 1984, and the State therefore avoided that bond issue from being charged against its new \$1.1 billion IDB "cap" for 1985, as is imposed by the federal Deficit Reduction Act of 1984.

I believe that my recent signing of Assembly Bill No. 1778 (P. L. 1985, c. 38), a comprehensive resource recovery privatization act which was also introduced by the bill sponsor, completely eliminated the need for the privatization component in Assembly No. 457. Assembly No. 1778 imposes a series of three new surcharges on garbage disposers in an effort to cushion the financial impact on counties as they make the transition from landfills to resource recovery facilities. The surcharge funds, which will be available to counties for defraying the costs of planning, designing and constructing their resource recovery facilities, will serve to indirectly help the local property tax and user-free payers by off-setting the expected "rate shock" caused from design and construction of the new cost-efficient, waste-to-energy incinerators. More germane to Assembly No. 457, the enactment of Assembly No. 1778 also established a comprehensive statutory framework for counties to enter into private-public sector financing arrangements for construction of the facilities. I believe that implementation of the "special" privatization component in Assembly No. 457 would be inconsistent with the new State laws established when I signed Senate No. 1284 and Assembly No. 1778.

This bill is also a component of the four-bill package (Senate No. 3094, Senate No. 3093, Assembly No. 3112 and Assembly No. 457) recently passed by the Legislature instead of the New Jersey Environmental Trust that I announced in my 1985 State-of-the-State message. As I explained in my Conditional Veto message for Senate Bill No. 3094 (a component of the alternative package which establishes a loan program for resource recovery facilities), the Trust program will provide *more* local governments with low-interest financing for their resource recovery projects on a much *faster*, and and therefore, correspondingly *cheaper* basis, than could be financed through either the public credit markets or the alternative program passed by the Legislature. By enabling local governments to finance their projects through the Trust, the State will be providing real and meaningful property tax and user-fee relief for our local citizenry. Without the Trust, local governments would be forced to pass their otherwise higher financing costs through to the local taxpayers.

As stated earlier, I support the loans which are included in this bill. However, I believe that the use of the \$50 million in resource recovery bond proceeds of the "Natural Resource Bond Act of 1980" will be maximized if those funds are revolved through the financing framework of the New Jersey Environmental Trust (Senate No. 3187 and Assembly No. 4001). My proposed Trust program establishes a comprehensive procedure for the administration of those funds, including the immediate issuance of the three loans established in this bill.

Specifically, the relevant legislation in the Trust program (Senate No. 3189 and Assembly No. 4003) appropriates to the Trust the entire \$50 million in unexpended resource recovery proceeds from the "Natural Resources Bond Act of 1980" (those proceeds which were allocated for loans or grants to New Jersey Solid Waste Management Districts or the Hackensack Meadowlands Development Commission for resource recovery facilities). The appropriation contains the following two allocations which are consistent with the provisions of the bond act: (1) the Trust shall "as soon as may be practical and feasible," use \$37.5 million to make \$15 million interest-free loans to both Bergen and Essex Counties and a \$7.5 million interest-free loan to Camden County; and (2) the Trust shall use the remaining \$12.5 million for making loans to other counties for their resource recovery facilities, provided they are consistent with the provisions of the New Jersey Solid Waste Management Act and the resource recovery project priority list and attached authorization of expenditures annually approved by the Legislature in accordance with the provisions of the New Jersey Environmental Trust Act (the Legislature would therefore permanently retain its project-specific appropriations oversight over the expenditure of the bond proceeds).

By using the bond proceeds in a manner consistent with the provisions of the bond act, the Trust can be immediately capitaized

with the entire \$50 million. I believe the Trust should also be authorized to recycle the principal and interest payments on the initial loans made from the bond proceeds into new "second generation" loans made in accordance with the legislative oversight framework established in the Trust act. Accordingly, the Trust program also includes a ballot question (Senate No. 3190 and Assembly No. 4004) that asks the voters to approve amendments to the "Natural Resources Bond Act of 1980" which provide that any payments of principal and interest on loans made from the resource recovery bond proceeds shall be repaid directly to the Trust instead of the Natural Resources Fund. These amendments to the bond act would eliminate the administratively burdensome requirement that the Trust could only recycle the loan repayments (bond proceeds) for new loans upon the Legislature's re-appropriation of them from the fund to the Trust.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill No. 457 (2nd OCR) and recommend that it be amended to incorporate the above-mentioned components of the Trust program, as follows:

Page 1, Title, Line 1: After "AN ACT" omit in entirety and insert "authorizing the deposit of a portion of the proceeds of sale of bonds previously authorized under the 'Natural Resources Bond Act of 1980' into the New Jersey Environmental Trust and authorizing the trust to apply those proceeds through loans to counties or the Hackensack Meadowlands Development Commission for financing the design and construction costs of resource recovery facilities; authorizing the trust to receive repayments of loans made from the proceeds of the bond act for further financing resource recovery facilities, authorizing the trust to apply the loan repayments, interest earnings on certain bond proceeds and other transaction revenue for its corporate purposes; making an appropriation to the trust; amending and supplementing P. L. 1980, c. 70; providing for the submission thereof to the people at a general election."

Page 1, Section 1, Lines 1-13: Omit in entirety

Page 1-2, Section 2, Lines 1-9: Omit in entirety

Page 2, Section 3, Lines 1-2: Omit in entirety

Page 2, Section 4, Lines 1-16: Omit in entirety

Page 2, Section 5, Lines 1-10: Omit in entirety

Page 2, Section 6, Lines 1-9: Omit in entirety

Page 3, Section 7, Lines 1-9: Omit in entirety

Page 3, Section 8, Line 1: Omit in entirety

Page 3, Section 8, After Line 1: Insert new sections as follows:

"1. This act shall be known and may be cited as the 'Natural Resources Fund Transfer Act of 1985.'

2. The Legislature finds and declares that:

a. The New Jersey Environmental Trust established pursuant to the 'New Jersey Environmental Trust Act,' P. L. . . . , c. . . . (C.) (now pending before the Legislature as Senate Bill No. 3187 and Assembly Bill No. 4001 of 1985), will serve as a State authority empowered to provide below market-rate financing assistance to local governmental units, including but not limited to counties and the Hackensack Meadowlands Development Commission, in the acquisition and construction of environmental projects such as resource recovery facilities.

b. The New Jersey Environmental Trust should be authorized to use the repayments of loans made from and interest earning on certain bond proceeds allocated for the cost of resource recovery facilities; this authorization will strengthen its capacity for providing financing assistance to local governmental units for acquisition and construction of resource recovery facilities which are deemed essential to the welfare of the people of this State.

3. (New section) There is appropriated to the New Jersey Environmental Trust, established pursuant to the 'New Jersey Environmental Trust Act,' P. L. . . . , c. . . . (C.) (now pending before the Legislature as Senate Bill No. 3187 and Assembly Bill No. 4001 of 1985), from the Natural Resources Fund, established pursuant to the 'Natural Resources Bond Act of 1980' (P. L. 1980, c. 70), for use by the trust consistent with the provisions of the bond act, the proceeds of the sale of bonds in the amount of \$50,000,000.00 allocated for loans or grants to county governments or the Hackensack Meadowlands Development Commission for resource recovery facilities.

4. (New section) Of the moneys hereinabove appropriated:

a. \$37,500,000.00 are specifically dedicated and shall be applied by the trust as soon as may be practicable and feasible, to make interest-free loans to the following county governments for the designing, acquiring and constructing of resource recovery facilities as follows:

Bergen County	\$15,000,000
Essex County	\$15,000,000
Camden County (Pennsauken Facility)	\$7,500,000

Any loans made by the trust pursuant to this act shall be made in accordance with the provisions of subsection a. of section 9 of the 'New Jersey Environmental Trust Act,' and shall be repayable into the Natural Resources Fund; except that upon the voters' approval of sections 5 and 6 of this act, the loans shall be repayable to the trust in accordance with the terms and provisions of the loan agreement.

b. \$12,500,000.00 are specifically dedicated and shall be applied by the trust to make loans to county governments or the Hackensack Meadowlands Development Commission for paying the costs of the designing, acquiring and constructing of resource recovery facilities

in accordance with the project priority list and attached authorization of expenditures annually approved by the Legislature as required by the 'New Jersey Environmental Trust Act.'

5. Section 3 of P. L. 1980, c. 70 is amended to read as follows:

3. As used in this act:

a. 'Bonds' means the bonds authorized to be issued, or issued under this act;

b. 'Commission' means the New Jersey Commission on Capital Budgeting and Planning;

c. 'Commissioner' means the Commissioner of Environmental Protection;

d. 'Construct' and 'construction' mean, in addition to the usual meaning thereof, acts of construction, reconstruction, replacement, extension, improvement and betterment;

e. 'Cost' means the cost of acquisition or construction of all or any part of a project and of all or any real or personal property, agreements and franchises deemed by the department to be necessary or useful and convenient therefor or in connection therewith, including interest or discount on bonds, cost of issuance of bonds, cost of geological and hydrological services, administrative costs, interconnection testing, engineering and inspection costs and legal expenses, costs of financial, professional and other estimates and advice, organization, operating and other expenses prior to and during such acquisition or construction, and all such other expenses as may be necessary or incident to the financing, acquisition, construction and completion of such project or part thereof and the placing of the same in operation, and also such provision for a reserve fund, or reserves for working capital, operating, maintenance or replacement expenses and for payment or security of principal of or interest on bonds during or after such acquisition or construction as the State Comptroller may determine;

f. 'Dam restoration' means the demolition, reconstruction, rehabilitation, or restoration of structures that impound water for supply purposes, flood control or recreation;

g. 'Department' means the Department of Environmental Protection;

h. 'Harbor clean up' means the removal of piers, bulkheads, sunken vessels and other derelict structures adjacent to the waterfront that contribute to the source of drift;

i. 'Project' means any work relating to resource recovery facilities, sewage treatment facilities, water supply facilities, dam restoration projects and harbor clean up projects;

j. 'Real property' means lands, within or without the State, and improvements thereof or thereon, any and all rights-of-way, water, riparian and other rights, and any and all easements, and privileges in real property, and any right or interest of any kind or description in, relating to or connected with real property;

k. 'Resource recovery facilities' means the plants, structures, machinery, equipment, real and personal property acquired, constructed or operated or to be acquired, constructed or operated in whole or in part by or on behalf of a political subdivision or subdivisions of the State or any agency thereof or the Hackensack Meadowlands Development Commission and other personal property, and appurtenances necessary or useful and convenient for the collection, separation, removal and reuse of materials in the stream of wastes presently going to landfills, including those materials which are capable of recycling and direct delivery to manufacturers for use as raw materials as well as the conversion of waste for energy production;

l. 'Water supply facilities' means and refers to the real property and the plants, structures, interconnections between existing water supply facilities, machinery and equipment and other property, real, personal and mixed, acquired, constructed or operated, or to be acquired, constructed or operated in whole or in part by or on behalf of the State, or of a political subdivision of the State or any agency thereof, for the purpose of augmenting the natural water resources of the State and making available an increased supply of water for all uses, and any and all appurtenances necessary, useful or convenient for the collecting, storing, improving, treating, filtering or transmitting of water, and for the preservation and protection of these resources and facilities and providing for the conservation and development of future water supply resources, and facilitating incidental recreational uses thereof;

m. 'Sewage treatment facilities' means the plants, structures, real and personal property acquired, constructed or operated or to be acquired, constructed or operated in whole or in part by or on behalf of a political subdivision of the State or any agency thereof including pumping and ventilating stations, sewage treatment systems, plants and works, connections, outfalls, interceptors, trunk lines, and other personal property, and appurtenances necessary or useful and convenient for the treatment, purification, disposal or recycling and recovery in a sanitary manner of any sewage, liquid or solid wastes, night soil, or industrial wastes to preserve and protect natural water resources and facilities[.];

n. *'Trust' means the New Jersey Environmental Trust created pursuant to the 'New Jersey Environmental Trust Act,' P. L. . . . , c. . . . (C.) (now pending before the Legislature as Senate Bill No. 3187 and Assembly Bill No. 4001 of 1985);*

o. *'Transaction revenue' means any income whatsoever attributed to the repayment of loans made pursuant to paragraph a. of section 4 of the 'Natural Resources Bond Act of 1980' (P. L. 1980, c. 70), including repayment of principal and interest on loans, proceeds, of collateral assignments of user fees and administrative fees.*

6. (New section) Any provisions of the 'Natural Resources Bond Act of 1980' (P. L. 1980, c. 70) notwithstanding, all transaction

revenue, including the repayment of loans made pursuant to that act and sections 3 and 4 of this act shall be paid to the New Jersey Environmental Trust, and these transaction revenues are specifically dedicated for the lawful uses and purposes of the trust. Any earnings received from the investment of bond proceeds transferred to the trust pursuant to sections 3 and 4 of this act also shall be retained and used by the trust for its lawful uses and purposes.

7. For the purpose of complying with the provisions of the State Constitution, this act shall, at the general election to be held in the month of November, 1985 be submitted to the people. In order to inform the people of the contents of this act, it shall be the duty of the Secretary of State, after this section shall take effect, and at least 15 days prior to the election, to cause this act to be published in at least 10 newspapers published in the State and to notify the clerk of each county of this State of the passage of this act, and the clerks respectively, in accordance with the instructions of the Secretary of State, shall cause to be printed on each of the ballots, the following:

If you approve the act entitled below, make a cross (×), plus (+), or check (✓) mark in the square opposite the word 'Yes.' If you disapprove the act entitled below, make a cross (×), plus (+), or check (✓) mark in the square opposite the word 'No.' If voting machines are used, a vote of 'Yes' or 'No' shall be equivalent to such markings respectively.

	Yes.	<p>LOAN REPAYMENTS TO NEW JERSEY ENVIRONMENTAL TRUST</p> <p>Shall this act; which authorizes the New Jersey Environmental Trust to receive repayments of loans made from those proceeds of bonds previously authorized under the 'Natural Resources Bond Act of 1980' for paying the cost of resource recovery facilities; which authorizes the trust to apply the loan repayments, its interest earnings on certain bond proceeds it receives and other transaction revenue, for its corporate purposes of making loans and grants for resource recovery facilities; which amends and supplements the 'Natural Resources Bond Act of 1980,' P. L. 1980, c. 70 and provides for the submission thereof to the people at a general election; be approved?</p>
	No.	<p>INTERPRETIVE STATEMENT</p> <p>This act would amend and supplement the 'Natural Resources Bond Act of 1980' (P. L. 1980, c. 70) by authorizing the Legislature to designate a public corporation, the New Jersey Environmental Trust, to (1) receive funds representing repayments of loans from the proceeds of the bond act made to local governments for financing the cost of resource recovery facilities, and (2) retain and recycle the loan repayments, interest income from the investment of the bond proceeds, and other transaction revenues for its general purposes of financing the cost of environmental projects such as resource recovery facilities.</p>

The fact and date of the approval or passage of this act, as the case may be, may be inserted in the appropriate place after the title in the ballot. No other requirements of law of any kind or

character as to notice or procedure, except as herein provided, need be adhered to.

The votes so cast for and against the approval of this act, by ballot or voting machine, shall be counted and the result thereof returned by the election officer, and a canvass of the election had in the same manner as is provided for by law in the case of the election of a Governor, and the approval or disapproval of this act so determined shall be declared in the same manner as the result of an election for a Governor, and if there shall be a majority of all the votes cast for and against it at such election in favor of the approval of this act, then all the provisions of this act not made effective theretofore shall take effect forthwith.

8. There is appropriated from the General Fund the sum of \$5,000.00 to the Department of State for expenses in connection with the publication of notice pursuant to section 7 of this act.

9. This section and sections 3, 4, 7 and 8 shall take effect immediately upon the enactment into law of the 'New Jersey Environmental Trust Act,' P. L., c. (C.) (now pending before the Legislature as Senate Bill No. 3187 and Assembly Bill No. 4001 of 1985) and the remainder of the act shall take effect as provided in section 7."

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL No. 647 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution I herewith return Assembly Bill No. 647 (OCR) with my recommendations for reconsideration.

This bill provides that the New Jersey Turnpike Authority, subject to the findings of a feasibility study, may construct, maintain and repair an interchange between Route 295 and the New Jersey Turnpike—Pennsylvania Extension in Burlington County. The bill further provides, however, that the interchange shall not provide access from the westbound lanes of the Extension onto Route 295 southbound.

This bill is aimed at alleviating a local traffic problem presently caused by Route 295 motorists who wish to exit onto the New Jersey Turnpike—Pennsylvania Extension. In order to gain access to the Extension, these motorists must take a circuitous route through

Burlington County local roads in the vicinity of Florence Township. Preliminary studies indicate that establishment of the new interchange would reduce nearby local roadway congestion by providing direct access from Route 295 to the Extension and Delaware River bridge leading to the Pennsylvania Turnpike.

In response to the passage of this bill and local support for construction of the interchange, the New Jersey Turnpike Authority has recently begun a traffic/revenue feasibility study on the merits of either a "partial" or "full" interchange, which should be completed by January 1986. Although I support the intent of this bill to reduce dependency on the use of local roads, I am concerned that it only authorizes the construction of a "partial" interchange by prohibiting access from the westbound lanes of the Extension onto Route 295 southbound. I am therefore recommending that the restriction be deleted, since after final review it may be deemed appropriate to construct a full interchange.

Accordingly, I herewith return Assembly Bill No. 647 (OCR) and recommend that it be amended as follows:

Page 1, Section 1, lines 5-7: On line 5 after "county" delete in entirety, delete line 6 in entirety and on line 7 delete "southbound"

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL No. 775 (3RD OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 775 (3rd OCR) with my recommendations for reconsideration.

This bill establishes the "Constitutional Bicentennial Commission" and appropriates \$100,000 to plan, promote and coordinate the celebration of the bicentennial anniversary of New Jersey's ratification of the United States Constitution.

While I recognize the meritorious intentions of this bill and applaud the sponsor for his efforts to ensure that this historic occasion is properly observed, I cannot sign this bill as it appears before me today given the composition of the Commission membership.

On January 28, 1985, this bill was amended in the State Government Committee to increase the Commission membership to 27. Included were three members to be appointed by the President of the Senate, no more than two of whom shall be of the same political party; three members to be appointed by the Speaker of the General

Assembly, no more than two of whom shall be of the same political party; and 12 public members to be appointed by the Governor, with the advice and consent of the Senate.

As I certainly respect the ability of the President of the Senate and Speaker of the General Assembly to select six qualified public members, they should also respect my selection of 12 qualified public members, without the necessity of submitting these individuals to the Senate for confirmation.

Accordingly, I herewith return Assembly Bill No. 775 (3rd OCR) and recommend that it be amended as follows:

Page 2, Section 3, line 17: After "Governor" delete "with the advice and consent of the Senate"

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL No. 2246 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2246 (OCR) with my recommendations for reconsideration.

The purpose of this bill is to allow associations for the moral and mental improvement of men, women and children to receive a partial real property tax exemption for buildings partially used for their own charitable purposes and partially used for non-exempt purposes or leased to profit-making tenants. Under current law, each separately assessed structure must be exclusively used for exempt purposes for the exemption to apply. This bill would allow an exemption to apply to that portion of any building actually used in connection with tax-exempt functions. Similar treatment has been provided for hospitals (P. L. 1983, c. 224) and educational institutions (P. L. 1977, c. 370). This bill would be effective immediately for taxes levied or payable for the calendar year 1984 and thereafter.

As laudable as the goals of this legislation may be, I am nonetheless concerned with both the practical and policy implications of the bill's effective date.

As a general principal, real property tax exemptions should be effective on a purely prospective basis. Both of the laws referred to above were approved within the tax year for which they were effective and could be implemented under regular procedures for tax administration. A change in the taxable status of real property

relating back to a previous tax year involves undue administrative and fiscal hardship to municipalities.

Accordingly, I return Assembly Bill No. 2246 (OCR) and recommend that it be amended as follows:

Page 3, Section 2, line 2: Omit "1984" and insert "1986"

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL No 268 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 268 (OCR) with my recommendations for reconsideration.

This bill staggers the monthly distribution of Aid to Families with Dependent Children (AFDC) welfare assistance checks over four payment dates during each month. Specifically, the bill provides that for the purpose of distributing public assistance payments, the Department of Human Services shall divide eligible recipients from each county into four population groups of equal size, with each group receiving its public assistance payment once per month. Payment schedules for the groups are staggered, with no less than five working days between payment dates. Presently, welfare assistance checks and food stamp allotment cards are distributed to all recipients on the first of each month. The Department of Human Services is required to implement the revised payment schedule no later than April 1, 1986.

I support the purpose of this bill since the implementation of a check cycling system in New Jersey would significantly decrease the extremely heavy work flow which is experienced by various county welfare offices each month and would improve the efficiency of the Public Assistance Program. The Department of Human Services has been exploring the feasibility of the implementation of a check cycling system for some time. In fact, the implementation of a check cycling system is part of a new computer information processing initiative (FAMIS) currently underway within the Department. However, it is estimated that full implementation of the check cycling program will take in excess of the April 1, 1986 deadline mandated in the bill. The Department of Human Services indicates that this program cannot be completely developed until April 1, 1987.

I am, therefore, recommending that the check cycling implementation date of April 1, 1986 as indicated in the bill be amended to allow for an April 1, 1987 implementation.

By doing so, appropriate funding can be included within the Department's 1987 Budget, and the check cycling program can be fully developed within the Department's new computer system. As written, this bill does not include an appropriation to offset the program implementation costs to be incurred by the Division of Public Welfare. It is estimated that \$6.5 million in assistance payments will be required in the first month of the program to insure the placement of all cases in the system without causing undue hardship.

If the April 1, 1986 deadline were met, the \$6.5 million in State funds would be required in Fiscal Year 1986. These funds were not included in the Department of Human Services' Fiscal Year 1986 Budget request or the Fiscal Year 1986 Appropriations Act. Further, the Fiscal Year 1986 impact of \$6.5 million was not included in the reserve of pending bills, valued at \$175 million when the surplus was projected for Fiscal Year 1986. If this legislation were enacted in its present form, it would have a substantial detrimental impact on the Fiscal Year 1986 Budget surplus.

Accordingly, I herewith return Assembly Bill No. 268 (OCR) and recommend that it be amended as follows:

Page 1, Section 2, line 10: Delete "April 1, 1986" insert "April 1, 1987"

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY, }
EXECUTIVE DEPARTMENT, }
AUGUST 28, 1985. }

ACS FOR ASSEMBLY BILL No. 548 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill No. 548 (OCR) with my recommendations for reconsideration.

This bill is designed to protect the interest of a nonsmoker by prohibiting smoking in designated areas of government buildings.

The bill applies to all buildings or portions thereof owned or leased by a government entity and specifically excludes all schools, colleges, universities, professional training buildings, health care facilities owned or leased by the government and used for sporting events or recreational purposes.

Supervisors within each unit of government are required to establish written rules governing smoking and must designate areas where smoking is prohibited.

Smoking would be prohibited in: rooms, chambers, places of meeting or public assemblies while a public meeting is being held in a government building to which the public is invited, solicited or legally entitled to enter; those areas open to the public, including tax offices, vital record offices, motor vehicle offices and unemployment insurance offices; libraries, indoor theaters, museums, lecture or concert halls, gymnasiums except where "smoking permitted" signs are posted or if food or beverage is being consumed or if for a private function; and in restaurants located in government buildings with a seating capacity of 50 or more persons, a non-smoking area shall be designated.

While I fully support the enactment of legislation controlling smoking in certain designated areas, as is evidenced by my signature of four previous bills on June 12, 1984 regulating smoking in certain facilities such as the workplace, restaurants, retail food and marketing stores and buses and public conveyances, I am concerned that certain provisions contained in this particular bill are overly broad and ambiguous and therefore susceptible to unfair and inconsistent enforcement.

Specifically, this bill prohibits smoking in "those areas open to the general public including, but not limited to: tax offices, vital records offices, motor vehicle offices and unemployment insurance offices." This language is vague and ambiguous since it is unclear whether this phrase includes corridors, stairways and other public places in a government building or whether it is limited to offices only. In order to assure that the scope of the prohibition is clear, I recommend that Section 3b(2) of this bill be amended to prohibit smoking "in offices open to the general public..." By confining prohibited smoking areas to public offices, the enforcement of this bill will be consistent and fair.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill No. 548 (OCR) and recommend that it be amended as follows:

Page 3, Section 3b(2), line 44: Delete "Those areas" and insert "In offices"

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL NO. 608 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 608 (2nd OCR) with my recommendations for reconsideration.

This bill expands the existing Medicaid program, which is administered by the Department of Human Services, to include certain "medically needy" persons who are ineligible for Medicaid because their incomes are too high. Specifically, the bill provides medical assistance for seniors, pregnant women, the blind or disabled, and dependent children and their caretaker relatives. To be eligible, these individuals may have incomes of no more than 133% of the current AFDC (public welfare) standard, and liquid assets of no greater than \$3,000 for a single person and \$4,500 for a couple. This program is unique because it allows persons with any income to "spend down" to meet the 133% income eligibility standards by including medical expenses they have incurred.

The Department of Human Services estimates that there are approximately 90,000 medically needy aged persons, 100,000 medically needy children, 50,000 medically needy adults, 12,500 medically needy disabled and blind persons, and 3,000 medically needy pregnant women who may be eligible for this program.

I fully support an assistance program for the medically needy in New Jersey and have in fact recommended its enactment by the Legislature for some time. However, I am concerned that certain provisions in this particular bill could create fiscal imbalances which would, in the long run, be detrimental to the State and to the medical assistance program implemented by this bill.

Specifically, the bill would require full funding of the State share of the program from the General Fund. My fiscal year 1986 budget includes a recommended appropriation of \$9.8 million for a Medically Needy Program from the General Fund, \$12.4 million from the Casino Revenue Fund and \$25.3 million in federal funds to cover the \$47.5 million one-half year cost of this program. Assembly Bill No. 608 (2nd OCR) replaces the funds for this program which were to be drawn from the Casino Revenue Fund with additional monies from the General Fund pending a review of the disbursement of casino gambling revenues. The State share of the annual cost of the Medically Needy Program as proposed in Assembly Bill No. 608 (2nd OCR) is \$53.9 million, which would result in the requirement of an additional \$34.3 million annually, unadjusted for inflation, from the General Fund over and above my original budget proposal.

I was able to recommend the use of casino funds for this program because of an existing surplus in the Casino Revenue Fund which

was generated, in part, as the result of my recommendation to reverse the practice of charging certain costs relative to the Homestead Rebate Program to the Casino Revenue Fund rather than to the General Fund. By correcting this past practice, the Casino Revenue Fund has increased by \$63 million since the beginning of fiscal year 1982, and will increase an additional \$33 million in fiscal year 1986.

In light of the State's numerous fiscal commitments yet to be resolved, and those additional spending commitments passed with, but outside, the budget for fiscal year 1986, the proposed use of General Fund revenues pursuant to Assembly Bill No. 608 (2nd OCR) is inappropriate and unwise. Furthermore, in subsequent years, the total burden borne by the General Fund for this program will undoubtedly grow and may prevent the State from meeting other important needs. It is ironic to note that the Legislature, almost a month after they passed this bill, released and passed a budget containing the appropriation to fund Assembly Bill No. 608 (2nd OCR) from both the General Fund and the Casino Fund as I originally recommended. I assume, therefore, that they will concur in this Conditional Veto which conforms to the State Budget they passed almost unanimously.

In addition, Assembly Bill No. 608 (2nd OCR) authorizes payment for services rendered on behalf of the caretaker relatives of dependent children. Funding for these services will commit the State to an additional \$12.5 million cost annually, unadjusted for inflation, all of which must be appropriated from the General Fund. I am convinced that the Medically Needy Program included in my budget recommendation addresses the requirements of that portion of our State's population most in need of assistance. These include children, pregnant women who need proper prenatal care, and the elderly. Given other important priorities competing for General Fund monies, caretaker relatives of dependent children should not, at this time, be covered under this program.

Finally, in an effort to safeguard against a federal budget cap or other reductions in federal Medicaid reimbursements to the State, I am recommending that the establishment and continuation of the Medically Needy Program be made contingent upon the availability of a minimum 40% federal financial participation for payments made from the medical assistance recipient account. Budget projections for federal fiscal year 1987 and 1988 reportedly impose a cap at the prior year expenditure levels for the Medically Needy Program. This could create a serious problem in fiscal year 1987 in that the federal fiscal year 1986 expenditures under New Jersey's program would only reflect six months of medically needy expenditure experience. Under this scenario, federal reimbursement in State fiscal year 1987 would only cover \$28.5 million of the \$57.1 million one-half share of the cost of the program, which the federal government would normally be expected to bear. We can only afford

to continue this program in New Jersey if the federal government pays its fair share of the cost.

Accordingly, I herewith return Assembly Bill No. 608 (2nd OCR) and recommend that it be amended as follows:

Page 3, Section 1, Lines 81-82: Delete in their entirety.

Page 3, Section 1, Line 83: Delete "(iv)" insert "(iii)"

Page 3, Section 1, Line 84: Delete "(v)" insert "(iv)"

Page 4, Section 1, Line 120: After "women" delete "," insert "and"

Page 4, Section 1, Lines 121-122: Delete ", and caretaker relatives of dependent children"

Page 8, Section 2, Line 127: Delete "and caretaker relatives"

Page 14, Section 4, Lines 1-5: On line 1 after "4. (New section)" delete in entirety;

Delete lines 2-5 in their entirety and insert:

"The establishment and continuation of this medically needy program is contingent upon the availability of a minimum 40% federal financial participation for payments made from the medical assistance recipient account."

Respectfully,

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

/s/ THOMAS H. KEAN,
Governor

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL No. 778 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 778 (2nd OCR) with my objections for reconsideration.

The purpose of this bill is to amend N. J. S. A. 2C:39-6 to allow a campus police officer to carry weapons at all times while in the State of New Jersey, provided that the officer receives the approval of the governing body of the institution which appointed and commissioned the officer. This bill also amends N. J. S. A. 18A:6-4.5 to provide that every campus police officer appointed and commissioned shall possess all the powers of policemen and constables in criminal cases and offenses against the law pursuant to any limitations as may be imposed by the governing body of the institution which appointed and commissioned the officer.

I have long believed that, prior to a person being permitted to carry a firearm, the person must complete a course in firearms training. In fact, I have previously conditionally vetoed several bills to specifically require successful completion of a firearms train-

ing course administered by the Police Training Commission before any person may be permitted to carry a revolver or similar weapon and to require that person to annually re-qualify in the use of such weapons. Campus police, when initially appointed, are required to successfully complete a police training course at a school approved and authorized by the Police Training Commission. The addition to this bill of a requirement for annual re-qualification will help ensure that campus police are current in the use of firearms and firearms safety. This will lessen the chance of accidents, increase public safety, and help foster professionalism in these police forces.

In 1970, in an apparent response to campus violence, N. J. S. 18:6-4.2 et seq. was enacted. Pursuant to that act the governing body of any institution of higher education or other institution of learning was authorized to appoint such persons as the governing body of the institution may designate to act as policemen for the institution. The campus police officers were granted peace officer powers which were specifically limited to "on duty, within the limits of the property under the control of the respective institutions and on contiguous streets and highways." With respect to weapons carrying privileges, the act specified that the provisions of the concealed weapon law, N. J. S. 2A:151-41, shall not apply to any policemen appointed pursuant to the provisions of this act. When the Penal Code was enacted in 1978, the Legislature granted to a campus police officer the privilege to carry weapons, "while in the actual performance of his official duties."

The predecessor of this bill, Assembly Bill No. 1836 of the 1982-1983 Legislative Session, was amended in the Assembly Judiciary Committee to delete the language which would have allowed campus police officers to carry weapons at all times and added language to allow campus policemen to carry a firearm while going to or from his place of duty and while in the course of an official investigation within the county in which the campus to which he is assigned is located. They also deleted the language amending N. J. S. 18A:6-4.5 which would have given campus policemen total police powers statewide. I believe the Assembly Judiciary Committee's approach is the correct one; however, I believe that a campus police officer should be able to carry firearms while going to or from his place of duty and while in the course of performing official duties or while in the course of an official investigation anywhere in the State, not just in the county in which the campus is located, and that he should be authorized to exercise police powers statewide while in the actual performance of his official duties.

Campus police generally are not assigned to fix locations as are most special police and security guards, but must patrol sprawling campuses which often cross municipal boundaries. Many of the crimes which occur on university property are committed by criminals who flee to other jurisdictions. Some officers must even travel accross the State from one campus to another while others transport prisoners and evidence throughout the State on a regular basis.

Under the circumstances, lifting territorial restrictions on their powers seems quite justified.

Accordingly, I herewith return Assembly Bill No. 778 (2nd OCR) for reconsideration and recommend that it be amended as follows:

Page 4, Section 1, Lines 100H to 100K: On line 100H after “,” DELETE remainder of line. DELETE lines 100I to 100K in their entirety, on line 100K INSERT “while going to and from his place of duty and while in the course of performing official duties or while in the course of an official investigation within the State. Prior to being permitted to carry a firearm, a campus police officer shall take and successfully complete a firearms training course administered by the Police Training Commission pursuant to P. L. 1961, c. 56 (C. 52:17B-66 et seq.), and shall annually qualify in the use of a revolver or similar weapon prior to being permitted to carry a firearm.”

Page 8, Section 2, Line 5: INSERT “, while going to and from his place of duty and while in actual performance of his official duties within the State.”

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL NO. 803 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 803 (2nd OCR) with my recommendations for reconsideration.

Assembly Bill No. 803 (2nd OCR) would require that the survivorship benefit paid to a widow or widower of a retiree of the Police and Firemen's Retirement System (PFRS) be increased from 25% to 50% of the retiree's average final compensation. The State would be required to reimburse local governments for the cost of the increase. The provisions of the bill would take effect immediately and apply retroactively to January 1, 1985.

I support an increase in the survivorship benefit for widows and widowers of retirees of the PFRS. Many PFRS widows and widowers are currently living below the poverty level. An increased benefit will allow these widows and widowers to live out their remaining years with dignity.

While I support the concept expressed within Assembly Bill No. 803 (2nd OCR), I cannot support the structure of the benefit

provided in the bill. As such, I must return Assembly Bill No. 803 (2nd OCR) and recommend that it be amended as follows:

The increase in the survivorship benefit from 25% to 50% of average final compensation is too great at this time. The Division of Pensions advises that the annual cost of Assembly Bill No. 803 (2nd OCR) could approach \$20 million. I cannot support such an expenditure before I receive the report of the State and Local Expenditure and Revenue Policy Commission. I expect to receive the Commission's report by January 15, 1986.

While I cannot support the level of increase set forth in Assembly Bill No. 803 (2nd OCR) at this time, an increase in the survivorship benefit is warranted. The widows and widowers of PFRS members deserve an enhanced benefit for the tribulations endured during their spouses' careers and during retirement. I recommend that the survivorship benefit for widows and widowers of PFRS members be increased from 25% to 35% of average final compensation. This increase will enhance a widow or widower's benefit approximately 40%, while reducing the cost of the bill approximately 60%.

Assembly Bill No. 803 (2nd OCR) must be amended to ensure that eligible widows and widowers will receive the entire benefit provided by the bill. The Division of Pensions advises that a provision in the Pension Adjustment Act (N. J. S. A. 43:3B-1 *et seq.*) could reduce the benefit that will be received by some widows and widowers. This provision directs, in part, that if legislation is adopted providing for a blanket increase in survivorship benefits, all annual cost of living adjustments will be terminated, except in the instance where the current benefit plus the annual cost of living increase exceeds the amount provided in the legislation. In this instance, the increase will be the difference between the new survivorship benefit and the old benefit plus annual cost of living adjustments. N. J. S. A. 43:3B-8.

The survivorship benefit would be reduced because a widow or widower would be entitled either to the new benefit of 35% of the spouse's average final compensation, if the new benefit exceeds what the widow or widower currently receives, or the difference between the new benefit and the old benefit plus annual cost of living adjustments, if the new benefit is less than the amount the widow or widower currently receives. Under current law, a widow or widower could not receive the new benefit plus cost of living adjustments from the date of the spouse's retirement. I recommend that the bill be amended to ensure that this provision of current law will not apply to the benefit that widows and widowers of PFRS members will receive under this act, so they may receive the benefit provided by this act plus annual cost of living adjustments from the date of the spouse's retirement.

Finally, I recommend that the Assembly and Senate amendments to Assembly Bill No. 803 (2nd OCR) be deleted.

The bill was amended in Assembly Committee to make the benefit apply retroactively to January 1, 1985. I recommend that the amendment be deleted, as I have not been presented with a specific reason for the amendment. The amendment is also inconsistent with the purpose of Assembly Bill No. 803 (2nd OCR), which is to provide a prospective benefit for widows and widowers of PFRS members.

The Senate amendment requiring the State to reimburse local governments for the additional pension cost arising from the benefit provided by Assembly Bill No. 803 (2nd OCR) is unacceptable. The survivorship benefit paid to widows and widowers of PFRS members who were employed by local governments is the responsibility of each local government. Shifting the cost to the State is unjustified and sets an undesirable precedent.

Accordingly, I return Assembly Bill No. 803 (2nd OCR) and recommend that it be amended as follows:

Page 1, Title, Line 3: After "250" insert "and supplementing P. L. 1958, c. 143 (C. 43:3B-1 *et seq.*)"

Page 1, Section 1, Line 5: Delete "50%" insert "35%"

Page 2, Section 1, Lines 26-29: Delete in its entirety

Page 2, Section 1, After Line 29: Insert new section 2 as follows:

"2. (New section) The provisions of section 7 of P. L. 1969, c. 169 (C. 43:3B-8) shall not apply to section 26 of P. L. 1967, c. 250 (C. 43:16A-12.1) as amended by this 1985 amendatory and supplementary act, and the annual cost of living adjustment received by widows and widowers under P. L. 1958, c. 143 (C. 43:3B-1 *et seq.*) as amended and supplemented by P. L. 1969, c. 169 shall be calculated as of the date of retirement of the member of the retirement system."

Page 2, Section 2, Line 1: Delete "2" insert "3"

Page 2, Section 2, Lines 1-2: Delete "and shall apply retroactively to January 1, 1985"

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

SENATE COMMITTEE SUBSTITUTE FOR

ASSEMBLY BILL No. 1278

To the Senate:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning the Senate Committee Substitute Bill No. 1278 with my recommendations for reconsideration.

This bill would increase the board of trustees of each State college from 9 to 11 members with the addition of two student representatives, one voting and one nonvoting. Under the bill, these representatives shall be full-time matriculated students in good academic standing who are at least 18 years of age and United States citizens. They shall serve on the board of trustees of that college for terms of two years commencing at the next organizational meeting of the board.

I have long supported progressive changes in our institutions of higher education. To that end, I have challenged our State colleges to become among the very best in the nation by decentralizing authority and placing the decision making in the boards of trustees and administrators of the individual institutions.

Under this new autonomy, the role of the board of trustees would be significantly strengthened by their acquisition of several new powers including, among others, the disbursement of college monies, acceptance of public and private grants, management of college property, and creation of new academic programs. The heightened power of the board of trustees through the autonomy legislation would make the presence of a voting student representative even more significant. Therefore, I believe this bill goes hand in hand with the concept of autonomy and serves to benefit the 48,000 students in the State college system and the State college communities themselves.

As I have stated on several occasions, I continue to watch with great pride as New Jersey colleges update their general education program and raise the standards for both their faculty and students. This is a trend I hope to see continue with the Legislature's final approval of the State college autonomy package and the presence of a voting student representative on every State college board of trustees. I believe that the Legislature also recognizes the benefits of these progressive changes in higher education for in 1985, it chose to support not only a State college autonomy package but also this bill, which had heretofore languished in the Legislature for over a decade.

I believe the time is ripe for change in New Jersey's State college system. As I am confident we will see autonomy for our State colleges, so am I confident that once the reins have been handed over to the college administrators and boards of trustees, a voting student member shall have his place among the decision makers.

I applaud the efforts of the sponsor, the New Jersey Public Interest Research Group and the student representatives of the various State colleges who have worked diligently for the passage of this decade old legislation. Ultimately, I believe that the presence of student representatives on the boards of trustees will provide a unique and much needed perspective into the college life and education of students.

Therefore, I herewith return Senate Committee Substitute for Assembly Bill No. 1278 for reconsideration and recommend that it be amended as follows:

Page 2, Section 3, Line 1: After "immediately" insert "but shall remain inoperative until either Senate Bill No. 1442 (2nd OCR) and Senate Bill No. 1443 (3rd OCR) of 1984 (now pending before the Legislature) are enacted into law, or any legislation having a substantially similar effect is enacted into law."

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 1392 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 1392 (OCR) with my objections, for reconsideration.

The purpose of this bill is to supplement N. J. S. A. 2C:21 to provide that a person is guilty of a disorderly persons offense if they possess or conceal, exhibit to a motor vehicle inspector, police officer or judge, or exhibit to a person for purposes of identification, a falsely made, forged, altered or counterfeited automobile insurance identification card knowing it to be falsely made, altered, forged or counterfeited. A person is also guilty of disorderly persons offense if they: (1) possess with intent to distribute two or more such automobile insurance identification cards; (2) falsely make, alter, forge or counterfeit an automobile insurance identification card; (3) sell, transfer or deliver such an automobile insurance identification card; or (4) make, sell or have in their control, custody or possession a plate from which such cards can be printed with intent to use the plate to forge or print such an automobile insurance identification card.

I oppose this bill because I believe that all of the conduct reached by this bill is presently reached through the provisions set forth in the forgery statutes found in N. J. S. A. 2C:21-1. N. J. S. A. 2C:21-1 states that a person is guilty of forgery if, with the purpose of defrauding or injuring anyone or with knowledge that he is facilitating a fraud or injury to be perpetrated by anyone, the actor: (1) alters or changes any writing of another without his authorization; (2) makes, completes, executes, authenticates, issues or transfers in writing so that it purports to be the act of another who did not authorize that act or (3) utters any writing which he knows to be forged. This language reaches the conduct described in this bill in paragraphs (1) through (3) of subsection a. of section 1

and paragraphs (1) through (3) of subsection b. of section 1. N. J. S. A. 2C:21-1c reaches the conduct described above in paragraph (4) of subsection b. of section 1 of this bill, namely, possessing a forgery device or using it or causing it to be used in forging. Additionally, this bill *downgrades* the proscribed conduct from a crime of either the third or fourth degree, to that of a disorderly persons offense. I do not believe that it would be in the public's best interest to downgrade these offenses.

Further, this bill fails to reach conduct that is not reached by the forgery statutes and that is presently causing problems. Individuals are retaining possession of automobile insurance identification cards after their insurance has expired or been cancelled due to nonpayment. These expired or cancelled cards are being presented to others who rely on the information they contain. For instance, after an automobile accident, drivers exchange insurance information. When a driver later contacts an insurance company to file a claim, that company informs the driver that the automobile insurance card is not valid and the company does not insure that party. This leaves the injured party in a situation where the party has to ascertain the correct insurance information from the card holder or from the State. Another example is that under current law, N. J. S. A. 39:3-29, the operator of a motor vehicle must possess a driver's license, registration certificate and insurance identification card and shall exhibit these documents upon request to a police officer or judge or be subject to a maximum fine of \$100.00. If the person charged with violating this section can exhibit these documents to the municipal court judge, and show that the documents were valid on the date charged, the judge may dismiss the charge and impose merely court costs. Some individuals have attempted to exhibit to police officers upon request an invalid automobile insurance identification card. If any legislation is needed regarding automobile insurance identification cards, it is legislation which would make the presentation of an invalid automobile insurance identification card a disorderly persons offense.

Finally, the language of this bill, which concerns forged automobile insurance cards, is almost identical to that contained in N. J. S. A. 39:3-38.1 and N. J. S. A. 39:3-38.2, which govern forged drivers' licenses and registration certificates. Assembly Bill No. 1392 (OCR), however, is intended to supplement Title 2C rather than Title 39. Hence, as drafted, it is misplaced.

For all of the above reasons, I propose amending Assembly Bill No. 1392 (OCR) to supplement Title 39 of the New Jersey Statutes instead of Title 2C to establish a disorderly persons offense for using an expired or cancelled insurance identification card to fulfill the requirement of possession of such a card under N. J. S. A. 39:3-29 or for knowingly exhibiting such a card to any other person as proof of insurance or for identification.

Accordingly, I herewith return Assembly Bill No. 1392 (OCR) for reconsideration and recommend that it be amended as follows:
Page 1, Title, Line 2:

After "chapter" DELETE "21" and INSERT "3"; after "Title" DELETE "2C" and INSERT "39"; DELETE "New Jersey" and INSERT "Revised"

Pages 1-2, Section 1, Lines 5-31:

DELETE in their entirety

Page 2, Section 1, After Line 31: INSERT:

"(1) Exhibits to a police officer or judge, in accordance with R. S. 39:3-29, any expired or cancelled insurance identification card, knowing it to be expired or cancelled; or

(2) Exhibits to any other person, for purposes of identification or proof of insurance, any expired or cancelled insurance identification card, knowing it to be expired or cancelled, and representing it as a current or valid insurance identification card lawfully issued to that person.

c. If a person charged with a violation of this section regarding exhibiting an expired insurance identification card can exhibit his insurance identification card, which was valid on the day he was charged, to the judge of the court before whom he is summoned to answer to the charge, that judge may dismiss the charge if the current insurance identification card is a continuation of the same insurance policy as indicated on the expired insurance identification card. However, the judge may impose court costs."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,

August 28, 1985

ASSEMBLY BILL No. 2026 (3RD OCR)

To The General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2026 of 1984 (3rd OCR) with my recommendations for reconsideration.

This bill, entitled the "South Jersey Food Distribution Authority Law," creates a nine-member Authority to establish and operate a regional facility in the southern area of New Jersey which will serve as a wholesale food outlet and which may contain storage, distribution, and processing facilities for produce, meat, fish, dairy

and other grocery products, as well as beverages and frozen foods. The bill also appropriates \$750,000 to enable the Authority to carry out its tasks.

I fully support the concept of a South Jersey food distribution center. Establishment of such a facility will benefit this State in many ways. In addition to enhancing the extensive farming industry in South and Central Jersey and stimulating New Jersey's fishing industry, the center would provide direct economic gains in jobs and services to neighboring areas. Also, since the food demands of the southern region of the State are rapidly increasing, the center would provide processors and purveyors of food with the capability to meet those demands. For similar reasons, I supported the establishment of a food distribution center in the northern region of New Jersey by signing into law, on July 18, 1983, Senate Bill No. 1908 (P. L. 1983, c. 272; C. 13:17A-1 et seq.), which provides for the establishment of the Hackensack Meadowlands Food Distribution Center Commission.

However, I am concerned that Assembly Bill No. 2026 lacks certain essential provisions which were incorporated in the Hackensack Meadowlands Food Distribution Center Commission Law. Most importantly, this bill does not provide that the South Jersey Food Distribution Authority must conduct appropriate feasibility studies prior to determining the location, type and character of the facility. It would be a grave error to site and thereafter to construct a food distribution facility of this magnitude without first conducting feasibility studies regarding potential sites and related transportation issues, the ability of the facility to rent space and generate revenues, the possibilities for acquisition of lands for the facility, and other similar issues which may have a substantial effect on the viability of the facility.

Furthermore, I believe that the provision in this bill requiring public advertisement for certain contracts whose amount exceeds \$4,500 should be amended to mirror recent changes to the bidding threshold laws which set a threshold of \$7,500 and also provide for the periodic adjustment of the bidding threshold amount. I also believe that the provisions in this bill regarding the number of members required to constitute a quorum at Authority meetings and certain voting requirements be amended to mirror similar provisions in the Hackensack Meadowlands Food Distribution Center Commission Law.

Accordingly, I herewith return Assembly Bill No. 2026 for reconsideration and recommend that it be amended as follows:

Page 3, Section 4, Lines 41-45: DELETE lines 41 through 44 in entirety; DELETE "thority." on lines 45 and INSERT:

"a majority of the entire authorized membership of the authority, which shall include at least two ex-officio members, shall constitute a quorum at any meeting thereof. Action may be taken and motions and resolutions adopted by the authority at any meeting of the

members thereof by a vote of a majority of the members present (which shall include two ex-officio members) unless in any case the bylaws of the authority shall require a larger number."

Page 7, Section 5, Line 97: After "To" INSERT:

"conduct a study to determine if the market facility is feasible and thereafter to conduct feasibility studies to identify an appropriate site therefor and thereafter to"

Page 7, Section 5, After Line 105: INSERT new subsection as follows:

"z. (1) To make all purchases, contracts, or agreements where the cost or contract price exceeds the sum of \$7,500.00 which, except as otherwise provided in this subsection, shall be made, negotiated, or awarded only after public advertisement for bids therefor and shall be awarded to that responsible bidder whose bid, conforming to the invitation for bids, is most advantageous to the authority, in its judgment, upon consideration of price and other factors. Any bid may be rejected when the authority determines that it is in the public interest to do so.

Any purchase, contract, or agreement where the cost or contract price is \$7,500.00 or less may be made, negotiated, or awarded by the authority without advertising and in any manner which the authority, in its judgment, deems necessary to serve its unique interests and purposes and which promotes, whenever practicable, full and free competition by the acceptance of quotations or proposals or by the use of other suitable methods.

(2) Any purchase, contract, or agreement where the cost or contract price exceeds \$7,500.00 may be made, negotiated, or awarded by the authority without advertisement for bids when the subject matter is that described in paragraph (3) of this subsection or when the purchase, contract, or agreement is made, negotiated, or awarded under the circumstances described in paragraph (4) of this subsection. In any such instance, the authority may make, negotiate, or award the purchase, contract, or agreement in any manner which the authority deems necessary to serve its unique interests and purposes and which promotes, whenever practicable, full and free competition by the acceptance of quotations or proposals or by the use of other suitable methods.

(3) Any purchase, contract, or agreement may be made, negotiated, or awarded pursuant to paragraph (2) of this subsection when the subject matter consists of:

(a) Services which are professional or technical in nature or services which are original and creative in character in a recognized field of artistic endeavor;

(b) Items which are perishable or subsistence supplies;

(c) Items which are specialized equipment or specialized machinery necessary to the conduct of authority business;

(d) Items or services supplied by a public utility subject to the jurisdiction of the Board of Public Utilities and tariffs and schedules of the charges made, charged or exacted by the public utility for those items or services are filed with the Board;

(e) Items which are styled or seasonal wearing apparel; or

(f) The lease of such office space, office machinery, specialized equipment, buildings or real property as may be required for the conduct of authority business.

(4) Any purchase, contract, or agreement may be made, negotiated, or awarded pursuant to paragraph (2) of this subsection above when:

(a) Standardization of equipment and interchangeability of parts is in the public interest;

(b) Only one source of supply or service is available;

(c) The safety or protection of the authority's or other public property require;

(d) The exigency of the authority's service will not admit of advertisement;

(e) More favorable terms can be obtained from a primary source of supply of an item or service;

(f) Bid prices, after advertising, are not reasonable or have not been independently arrived at in open competition; but no negotiated purchase, contract, or agreement may be entered into under this subsection after the rejection of all bids received unless (i) notification of the intention to negotiate and reasonable opportunity to negotiate is given to each responsible bidder; (ii) the negotiated price is lower than the lowest rejected bid price of a responsible bidder; and (iii) the negotiated price is the lowest negotiated price offered by any responsible contractor;

(g) The purchase is to be made from, or the contract is to be made with, the federal or any state government or agency or political subdivision thereof; or

(h) Purchases made through or by the Director of the Division of Purchase and Property pursuant to section 1 of P. L. 1959, c. 40 (C. 52:27B-56.1).

(5) In any case where the authority shall make, negotiate, or award a purchase, contract, or agreement without public advertisement pursuant to paragraph (2) of this subsection, the authority shall, by resolution passed by the affirmative vote of a majority of its members, specify the subject matter or circumstances set forth in paragraphs (3) and (4) which permit the authority to take such action.

(6) Nothing herein shall prevent the authority from having any work done by its own employees.

(7) Commencing January 1, 1986, the Governor, in consultation with the Department of the Treasury, shall, no later than March 1

of each even-numbered year, adjust the threshold amount set forth in paragraph (1) of this section, or subsequent to 1986 the threshold amount resulting from any adjustment under this paragraph, in direct proportion to the rise or fall of the consumer price index for all urban consumers in the New York City and the Philadelphia areas as reported by the United States Department of Labor. The Governor shall, no later than June 1 of each even-numbered year, notify the authority of the adjustment. The adjustment shall become effective on July 1 of each even-numbered year."

Pages 21-22, Section 20, Lines 1-26: DELETE lines 1 through 26 in entirety.

Page 22, Sections 21, 22 and 23: RENUMBER as sections "20.", "21." and "22."

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 2589 (Acs)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2589 (Acs) with my recommendations for reconsideration.

Assembly Bill No. 2589 and its companion measures Senate Bill No. 1177, sponsored by Senator Gagliano, and Senate Bill No. 1186, sponsored by Senator DiFrancesco, implement many of the recommendations of the Jury Utilization and Management Task Force appointed by Chief Justice Wilentz in 1981 to study the State's jury trial system. The report, which was completed in December of 1982, contained a series of recommendations with respect to the qualifications of jurors, exemptions and excuses from jury duty, postponements of jury service, juror compensation and administration of the jury system.

The recommendations addressed by these three bills are intended to remedy four general problems that the Task Force found with the existing jury system:

1. The obligation of jury service is distributed inequitably among the population;
2. Outdated statutory provisions inhibit the efficient operation of the jury system;

3. Juror compensation is inadequate; and

4. Long terms of service and days of inactivity on the part of jurors have created a basic desire to avoid jury service.

Assembly Bill No. 2589, as amended in the Assembly Judiciary Committee, increases the compensation paid to jurors from \$5 to \$10 a day. The bill also requires that the State annually reimburse the counties for the full increase.

The bill also directs the Administrative Office of the Courts to study juror compensation to determine whether \$10 a day is adequate and report to the Legislature within 18 months. The bill appropriates \$5,000.00 to the Administrative Office of the Courts to implement this study.

While I am totally supportive of most of the changes embodied in the jury reform package, I cannot sign Assembly Bill No. 2589 in its present form. Although I believe that juror compensation is inadequate and should be increased, I cannot support the State assumption of the cost of this increase as required by Assembly Bill No. 2589. In a year with a budget surplus it is easy to rationalize a commitment to new spending programs, but I cannot, in good conscience, commit the State to expenditures such as this which will continue on into years in which a surplus may not be available. I also believe that this is a subject that should be reviewed by the State and Local Expenditure and Revenue Policy Commission as part of its study of State assumption of costs currently being borne by local governments. Accordingly, I am recommending that Assembly Bill No. 2589 be amended to remove this provision, while leaving in place the actual increase in juror compensation.

Because the July 1 effective date in the bill has passed, this effective date should be changed to 120 days from the date of enactment to give the counties and the Administrative Office of the Courts time to implement the changes required by the bill.

Accordingly, I herewith return Assembly Bill No. 2589 (Acs) and recommend that it be amended as follows:

Page 1, Section 1, lines 6-23: Delete in entirety.

Page 2, Section 1, line 24: Delete "d." insert "b."

Page 2, Section 4, lines 1-3: After "effect" delete remainder of line 1 and lines 2 and 3 in entirety; insert "on the 120th day after enactment."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel of the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY COMMITTEE SUBSTITUTE FOR

ASSEMBLY BILL NO. 3112 AND ASSEMBLY BILL NO. 116 (2ND OCR)

To the Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill No. 3112 and Assembly Bill No. 116 (2nd OCR) with my objections for reconsideration.

This bill establishes a "Sanitary Landfill Closure and Rate Relief Fund" in the Department of Environmental Protection. All monies within the fund would be used for grants and loans to (1) local governments for defraying those portions of increases in solid waste disposal fees which are specifically allocated by the New Jersey Board of Public Utilities (BPU) for future closure costs of operational sanitary landfill facilities, and (2) owners or operators of those facilities for financing the closure of landfills which have already reached capacity and have been closed.

The monies in the Sanitary Landfill Closure and Rate Relief Fund would be specifically dedicated for "eligible" closure projects and could only be expended in accordance with project-specific appropriations thereof by the Legislature. The Department of Environmental Protection would be required to develop a recommended project priority list for eligible landfill closure projects, which would be subject to variation by the Legislature. All eligible projects would be given priority as follows: (1) sanitary landfill facilities owned and operated by local governments, which have received out-of-state solid waste for at least six months; (2) all other landfills owned and operated by local governments, and (3) landfills owned and operated by private entities. Landfill closure projects would qualify for grants or loans in accordance with the following eligibility criteria: (1) grants would be issued to local governments for those landfill closure costs apportionable to out-of-state solid waste haulers who are no longer using the subject landfill, which the local governments are therefore responsible for paying either directly as landfill owner and operators, or indirectly as landfill users, through increased solid waste disposal tariffs; (2) below market-rate loans would be issued to local governments for all other closure costs—those apportionable to in-state solid waste; and (3) below market-rate loans would be issued to owners and operators of private landfills for closure costs.

The grant-loan program established in this bill for the closure of sanitary landfill facilities is a component of the four-bill package (Senate Bill No. 3094, Senate Bill No. 3093, Assembly Bill No. 3112 and Assembly Bill No. 457) recently passed by the Legislature instead of the New Jersey Environmental Trust that I announced in my 1985 State-of-the-State message. As I explained in my Con-

ditional Veto message for Senate Bill No. 3094 (a component of the alternative package which establishes a loan program for resource recovery facilities), the Trust program will provide *more* local governments with low-interest financing for their landfill closure, resource recovery and wastewater treatment projects on a much *faster*, and therefore, correspondingly *cheaper* basis, then could be financed through either the public credit markets or the programs proposed within the four alternative bills. By enabling local governments to finance their environmental projects through the Trust, the State will be accomplishing real and meaningful property tax and user-fee relief for our local citizenry. Without the Trust, local governments will be forced to pass their otherwise higher project financing costs through to the local taxpayers.

Our State has a particularly critical need for the component of the Trust program which is designed to help local governments underwrite their increasing closure costs for sanitary landfill facilities. This is clearly evidenced by the fact that virtually all of the "closure escrow accounts" which are maintained by landfill operators pursuant to the 1981 New Jersey "Sanitary Landfill Facility Closure and Contingency Fund Act" are not sufficient to fully finance closure of the facilities—because the act establishes contribution levels that are too low. As a result, those local governments using private landfills are faced with major tariff increases awarded by the BPU for closure-related costs; and local governments which own their own landfills also face substantial closure costs as they terminate their facilities. Over 300 landfills have been shut-down—but not necessarily environmentally closed—during the past several years, and most of the remaining landfill space (11 operational landfills) is either already under court order to close or will be exhausted within two years. Regardless of whether local governments own their own landfills or use private facilities, without Trust financing assistance they will be forced to underwrite their rising closure costs through increased property taxes.

On of the most prominent examples of the State's landfill closure dilemma involves the Kinsley landfill, which is located in Gloucester County in the bill sponsor's legislative district. Those 34 municipalities which utilize the privately owned Kinsley landfill have been burdened with a recent 229% increase in solid waste disposal tariffs—80% of which the BPU allocated for closure costs. Since the Gloucester County Superior Court has ordered Kinsley landfill closed next year, the BPU approved a tariff increase at the landfill which was sufficient to raise the approximately \$30 million needed for closure of that facility over the remaining year that it would be in operation. I strongly agree with the bill sponsor that there is an inherent inequity in requiring these New Jersey municipalities—over a one-year period—to bear the brunt of paying for the closure of a landfill which has been in operation for over 30 years. This is particularly unfair because approximately 60% of the solid waste disposed of at Kinsley in recent years is actually apportionable to

Philadelphia solid waste haulers who are no longer utilizing the landfill. Although for environmental reasons I agree with our State court decisions which prohibit the disposal of out-of-state garbage at Kinsley Landfill, I regret the inequitable by-product that Philadelphia haulers will therefore avoid contributing their proportionate share of the closure costs. Through the landfill closure component in the New Jersey Environmental Trust, the State could address the inequities of a "Kinsley" situation by providing the affected local governments with grants for their portion of the closure costs (payable through increased tariffs for solid waste disposal) which are apportionable to out-of-state solid waste.

I sincerely appreciate the bill sponsor's good faith efforts over these past four months in support of the concepts embodied in the Trust program, including his sponsoring of legislation which is substantially similar to the New Jersey Environmental Trust (Senate Bill No. 3187 and Assembly Bill No. 4001). As I have already publicly stated, I am willing to discuss with the bill sponsor new revenue sources for establishing a stable source of State funding for capitalization of the Trust. His proposal to add the important concept of "stable funding" will even further increase the already substantial cost savings that local governments could realize by financing their landfill closure, resource recovery and wastewater treatment projects through the Trust.

Accordingly, I recommend that the operative provisions of the landfill closure aid program embodied within Assembly Bill No. 3112 should be included in the financing framework of the New Jersey Environmental Trust, which also includes components for addressing our State's equally important resource recovery and wastewater treatment needs. Those provisions of Assembly Bill No. 3112 which established eligibility and priority criteria for landfill closure financing assistance will remain relatively unchanged, as they are substantially similar to the comparable provisions of my program. However, I am recommending the deletion of that provision which further restricts grant eligibility to only those landfill closure projects which serve at least one municipality satisfying eligibility criteria for State "urban aid." Consistent with my belief that all grant requests should be judged—within the proposed eligibility and priority framework—solely on the merits of each case, I oppose any further restrictions which are not rationally related to landfill closure financing needs, and which might therefore arbitrarily exclude some local governments' grant applications.

In passing Assembly Bill No. 3112, the Legislature presumably anticipated that the program established within the bill would be initially funded with those landfill closure monies which the legislative Joint Appropriations Committee added to my (then) proposed FY 86 Budget. In order to balance the budget forwarded to me by the Legislature, it was necessary for me to progress with my original plan that the landfill closure component of the New Jersey

Environmental Trust would be initially capitalized through the "Clean New Jersey Bond Act of 1985" (Senate Bill No. 3188 and Assembly Bill No. 4002), as it is proposed in the Trust program. The proceeds of that bond act would capitalize the Trust with \$50 million for landfill closure, \$75 million for resource recovery and \$150 million for wastewater treatment.

The amendments I am recommending for this bill also include that component of the Trust program (Senate Bill No. 3191 and Assembly Bill No. 4005) which calls for an appropriation to the Trust of \$33 million from the General Fund, the total amount of which would be used to make a \$33 million interest-free loan to Essex County for construction of its resource recovery facility. The county, which immediately needs these monies to complete its financing package and thereby preserve its contract with the lowest bidder for construction of its resource recovery facility, will otherwise have to further tax its local citizenry through increases of approximately 30% in its projected solid waste disposal tariff. I support this loan on the basis that it will directly provide both property tax and solid waste disposal user-fee relief for the local citizenry of Essex County. A portion of the proceeds from the alternative resource recovery bond act passed by the Legislature (Senate Bill No. 3094) were also allocated for this loan, but since the bond proceeds would not have been available until next year that proposed loan would not have satisfied the county's immediate need for the funds.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill No. 3112 and Assembly Bill No. 116 (2nd OCR) and recommend that it be amended to establish the New Jersey Environmental Trust with an attached \$33 million appropriation, as follows:

Page 1, Title, Lines 1-4: After "AN ACT" omit in entirety and insert "establishing the New Jersey Environmental Trust; defining the functions, duties and powers thereof, including the authorization to issue bonds, notes or other obligations; and providing for an appropriation therefor."

Pages 1-2, Section 1, Lines 1-31: Omit in entirety

Pages 2-3, Section 2, Lines 1-52: Omit in entirety

Pages 3-4, Section 3, Lines 1-36: Omit in entirety

Page 4, Section 4, Lines 1-23: Omit in entirety

Pages 5-6, Section 5, Lines 1-54: Omit in entirety

Page 6, Section 6, Lines 1-7: Omit in entirety

Page 6, Section 7, Lines 1-8: Omit in entirety

Page 6, Section 8, Lines 1-27: Omit in entirety

Page 6, Section 9, Line 1: Omit in entirety

Page 6, Section 9, After Line 1: Insert new sections as follows:

"1. This act shall be known and may be cited as the 'New Jersey Environmental Trust Act.'

2. The Legislature finds that:

a. There is an urgent need to rehabilitate and repair the aging, outmoded, inadequate and deteriorating elements of the environmental infrastructure projects of governmental units and to facilitate the construction of new, technologically-advanced projects to keep pace with and promote the revitalization and growth of the State consistent with changing economic, demographic and social conditions;

b. The collective needs of governmental units for capital financing of resource recovery facilities, environmentally-sound sanitary landfill systems and wastewater treatment facilities far exceed the sums of money presently available through revenue initiatives and State and federal aid programs;

c. The public health, safety and welfare of the inhabitants of the State require that sanitary landfill facilities which have reached their operational capacities be closed in an environmentally sound manner, and it is an important public purpose for the State to provide necessary assistance to assure that the owners or operators of, and the governmental units serviced by, such facilities are capable of meeting the increasing costs of landfill closures;

d. It is an important public purpose for the State to encourage governmental units to undertake environmental infrastructure projects and for the State to assist owners or operators of sanitary landfill facilities in the closure of such facilities through the establishment of a State agency to provide or promote adequate financial support through a variety of fiscal endeavors, including, where authorized by law, grants and revolving loans of State bond proceeds and other funds.

3. As used in this act:

a. 'Bonds' means bonds issued by the trust pursuant to this act;

b. 'Closure cost' means all costs associated with the design, purchase, construction or maintenance of all measures required by the Department of Environmental Protection, pursuant to law, in order to prevent, minimize or monitor pollution or health hazards resulting from sanitary landfill facilities subsequent to the termination of operations of any portion thereof, including, but not necessarily limited to, the costs of the placement of earthen or vegetative cover, and the installation of methane gas vents or monitors and leachate monitoring wells or collection systems at the site of any sanitary landfill facility, and such other additional costs which are analogous to those listed in the definition of 'cost' below and not otherwise specified herein; provided, however, that costs which must be incurred prior to the commencement of acceptance of solid waste at any portion of a sanitary landfill facility, such as the initial grading and installation of liners and leachate collection systems, as well as the costs associated with the normal operations of a sanitary landfill facility, such as the placement of daily intermediate cover and

the construction of on-going environmental improvements, shall not be considered closing costs. Any activities which will be undertaken subsequent to the cessation of waste acceptance of the facility may be considered closure activities.

c. 'Cost' means the cost of all labor, materials, machinery and equipment, lands, property rights and easements, financing charges, interest on bonds, notes or other obligations, plans and specifications, surveys or estimates of costs and revenues, engineering and legal services, and all other expenses necessary or incident to all or part of the planning, design or construction of an environmental project;

d. 'Environmental project' means the acquisition, construction, improvement, expansion, repair or reconstruction of all or part of any structure, facility or equipment, or real or personal property necessary for or ancillary to any wastewater treatment facility, resource recovery facility, including recycling and composting projects, or an environmentally-sound sanitary landfill system which meets the requirements set forth in section 23 of this act;

e. 'Environmentally sound sanitary landfill system' means a landfill which is in compliance with applicable State laws and which shall be utilized for the following purposes:

(1) Disposing of those solid wastes which cannot be processed by a resource recovery facility or which result from the operation of a resource recovery facility;

(2) Disposal of solid waste, on an interim basis, until operation of a resource recovery facility commences or is continued; and

(3) Disposal of solid waste, on a long term basis, in those districts which demonstrate to the satisfaction of the Department of Environmental Protection that utilization of a resource recovery facility is not feasible for disposal of the solid waste generated in that district;

f. 'Governmental unit' means any county or municipality, or any agency, instrumentality, authority or corporation of any county or municipality, including but not limited to sewerage, solid waste management, pollution control financing, utility and improvement authorities, or any public body having local, regional or Statewide jurisdiction or power, including but not limited to solid waste management districts, or any bi-state or multi-state authority or agency which includes the State;

g. 'Landfill closure project' means all activities associated with the design, purchase, construction or maintenance of all measures required in order to prevent, minimize or monitor pollution or health hazards resulting from sanitary landfill facilities subsequent to the termination of operation of any portion thereof, including, but not necessarily limited to, the placement of earthen or vegetative cover, and the installation of methane gas vents or monitors and leachate monitoring wells or collection systems at the site of

any sanitary landfill facility; provided however, that activities undertaken prior to the commencement of acceptance of solid waste at any portion of a sanitary landfill facility, such as the initial grading and installation of liners and leachate collection systems, as well as activities associated with the normal operations of a sanitary landfill facility, such as the placement of daily and intermediate cover and the construction of on-going environmental improvements, shall not be considered landfill closure projects. Any activities which will be undertaken subsequent to the cessation of waste acceptance of the facility may be considered closure activities.

h. 'Notes' means notes issued by the trust pursuant to this act;

i. 'Owner or operator' means and includes every owner of record of any interest in land whereon a sanitary landfill facility is or has been located, any operator of a sanitary landfill facility, and any person or corporation which owns a majority interest in any other corporation which is the owner or operator of any sanitary landfill facility. For the purposes of this act only, the foregoing also includes any governmental unit which is the owner or operator of any sanitary landfill facility or which by utilization of any facility is required to pay any portion of closure costs through the payment of rates or charges for the disposal of solid waste at any sanitary landfill facility;

j. 'Resource recovery facility' means the plants, structures, machinery, equipment, real and personal property acquired, constructed or operated or to be acquired, constructed or operated in whole or in part by a governmental unit or by a private entity on behalf of a governmental unit and other personal property, and appurtenances necessary or useful and convenient for the collection, separation, removal and reuse of materials in the stream of wastes presently going to landfills, including those materials which are capable of recycling and direct delivery to manufacturers for use as raw materials as well as the conversion of waste for energy production;

k. 'Sanitary landfill facility' means a solid waste facility at which solid waste is deposited on or in the land as fill for the purpose of permanent disposal or storage for a period exceeding six months, except that it shall not include any waste facility approved for disposal of hazardous waste;

l. 'Solid waste disposal facility' means either an environmentally sound sanitary landfill system or a resource recovery facility;

m. 'State' means the State of New Jersey;

n. 'State agency' means the executive, legislative or judicial branch of the State Government or any officer, department, board, commission, bureau, or division of the State;

o. 'Trust' means the New Jersey Environmental Trust created pursuant to section 4 of this act;

p. 'Wastewater treatment facility' means the plants, structures, real and personal property acquired, constructed or operated or to

be acquired, constructed or operated in whole or in part by a governmental unit or by a private entity on behalf of a governmental unit, including pumping and ventilating stations, wastewater treatment systems, plants and works, connections, outfalls, interceptors, trunk lines, and other personal property, and appurtenances necessary or useful and convenient for the treatment, purification, disposal or recycling and recovery in a sanitary manner of any wastewater, liquid or solid wastes, sludge, night soil, or industrial wastes to preserve and protect natural water resources and facilities.

4. a. There is established in, but not of, the Department of Environmental Protection a body corporate and politic, with corporate succession, to be known as the "New Jersey Environmental Trust." The trust is constituted an instrumentality exercising public and essential governmental functions, and the exercise by the trust of the powers conferred by this act is deemed to be an essential governmental function of the State.

b. The trust shall consist of a seven-member board of directors composed of the State Treasurer, the Commissioner of the Department of Community Affairs, and the Commissioner of the Department of Environmental Protection, who shall be members ex-officio; one person appointed by the Governor upon the recommendation of the President of the Senate and one person appointed by the Governor upon the recommendation of the Speaker of the General Assembly, who shall serve during the two-year legislative term in which they are appointed; and two residents of the State appointed by the Governor with the advice and consent of the Senate, who shall serve for terms of four years, except that the first two appointed shall serve terms of two and three years respectively. Each appointed director shall serve until his successor has been appointed and qualified. A director is eligible for reappointment. Any vacancy shall be filled in the same manner as the original appointment, but for the unexpired term only.

With respect to those public members first appointed by the Governor: the appointment of each of the two members upon the advice and consent of the Senate shall become effective 30 days after their nomination by the Governor if the Senate has not given advice and consent on those nominations within that time period; the President of the Senate and the Speaker of the General Assembly each shall recommend to the Governor a public member for appointment within 20 days following the effective date of this act, and a recommendation made in this manner shall become effective if the Governor makes the appointment in accordance with the recommendation, in writing, within 10 days of the Governor's receipt thereof. In each instance where the Governor fails to make the appointment, the President of the Senate and the Speaker of the General Assembly shall make new recommendations subject to appointment by the Governor as determined in this section.

c. Each appointed director may be removed from office by the Governor for cause, upon the Governor's consideration of the find-

ings and recommendations of an administrative law judge after a hearing before the judge, and may be suspended by the Governor pending the completion of the hearing. Each director, before entering upon his duties, shall take and subscribe an oath to perform the duties of his office faithfully, impartially and justly to the best of his ability. A record of oaths shall be filed in the Office of the Secretary of State.

d. The Governor shall designate one of the appointed members to be the chairman and chief executive officer of the trust and the directors shall biannually elect a vice chairman from among the appointed directors. The chairman shall serve as such for a term of one year and until a successor has been designated. A chairman shall not be eligible to succeed himself. The directors shall elect a secretary and treasurer who need not be directors, and the same person may be elected to serve as both secretary and treasurer. The powers of the trust are vested in the directors in office from time to time and four directors shall constitute a quorum at any meeting. Action may be taken and motions and resolutions adopted by the trust by the affirmative majority vote of those directors present, but in no event shall any action be taken or motions or resolutions adopted without the affirmative vote of at least four members. No vacancy on the board of directors of the trust shall impair the right of a quorum of the directors to exercise the powers and perform the duties of the trust.

e. Each director and the treasurer of the trust shall execute a bond to be conditioned upon the faithful performance of the duties of the director or treasurer in a form and amount as may be prescribed by the State Treasurer. Bonds shall be filed in the Office of the Secretary of State. At all times thereafter, the directors and treasurer shall maintain these bonds in full effect. All costs of the bonds shall be borne by the trust.

f. The directors of the trust shall serve without compensation, but the trust shall reimburse the directors for actual and necessary expenses incurred in the performance of their duties. Notwithstanding the provisions of any other law to the contrary, no officer or employee of the State shall be deemed to have forfeited or shall forfeit his office or employment or any benefits or emoluments thereof by reason of his acceptance of the office of ex-officio director of the trust or his services thereon.

g. Each ex-officio director may designate an officer of his department to represent him at meetings of the trust. Each designee may lawfully vote and otherwise act on behalf of the director for whom he constitutes the designee. The designation shall be delivered in writing to the trust and shall continue in effect until revoked or amended in writing and delivered to the trust.

h. The trust may be dissolved by law provided the trust has no debts or obligations outstanding or that provision has been made for the payment or retirement of these debts or obligations. The trust shall continue in existence until dissolved by act of the Legis-

lature, except that the trust shall not continue in existence beyond 20 years unless the Legislature shall by law prescribe otherwise. Upon any dissolution of the trust all property, funds and assets of the trust shall be vested in the State.

i. A true copy of the minutes of every meeting of the trust shall be forthwith delivered by and under the certification of the secretary therefor to the Governor and at the same time to the Senate and General Assembly. The time and act of this delivery shall be duly recorded on a delivery receipt. No action taken or motion or resolution adopted at a meeting by the trust shall have effect until 10 days, exclusive of Saturdays, Sundays and public holidays, after a copy of the minutes has been delivered to the Governor unless during the 10-day period the Governor shall approve all or part of the actions taken or motions or resolutions adopted, in which case the action or motion or resolution shall become effective upon the approval. If, in the 10-day period, the Governor returns the copy of the minutes with a veto of any action taken by the trust or any member thereof at that meeting, the action shall be of no effect. The Senate or General Assembly shall have the right to provide written comments concerning the minutes to the Governor within the 10-day period, which comments shall be returned to the trust by the Governor with his approval or veto of the minutes. The powers conferred in this subsection upon the Governor shall be exercised with due regard for the rights of the holders of bonds, notes and other obligations of the trust at any time outstanding, and nothing in, or done pursuant to, this subsection shall in any way limit, restrict or alter the obligation or powers of the trust or any representative or officer of the trust to carry out and perform each covenant, agreement or contract made or entered into by or on behalf of the trust with respect to its bonds, notes or other obligations or for the benefit, protection or security of the holders thereof.

j. No resolution or other action of the trust providing for the issuance of bonds, refunding bonds, notes or other obligations shall be adopted or otherwise made effective by the trust without the prior approval in writing of the Governor and the State Treasurer. The trust shall provide the Senate and General Assembly with written notice of any request for approval of the Governor and State Treasurer at the time the request is made, and shall also provide the Senate and General Assembly written notice of the response of the Governor and State Treasurer at the time that the response is received by the trust.

5. Except as otherwise limited by this act, the trust may:

a. Make and alter bylaws for its organization and internal management and, subject to agreement with holders of its bonds, notes or other obligations, make rules and regulations with respect to its operations, properties and facilities;

b. Adopt an official seal and alter it;

c. Sue and be sued;

d. Make and enter into all contracts, leases and agreements necessary or incidental to the performance of its duties and the exercise of its powers under this act, and subject to any agreement with the holders of the trust's bonds, notes or other obligations, consent to any modification, amendment or revision of any contract, lease or agreement to which the trust is a party;

e. Enter into agreements or other transactions with and accept, subject to the provisions of section 22 of this act, grants, appropriations and the cooperation of the United States, or any agency thereof, or the State, or any State agency, in furtherance of the purposes of this act, and do anything necessary in order to avail itself of that aid and cooperation;

f. Receive and accept aid or contributions from any source of money, property, labor or other things of value, to be held, used and applied to carry out the purposes of this act subject to the conditions upon which that aid and those contributions may be made, including but not limited to, gifts or grants from any department or agency of the United States, or from the State, or any State agency, for any purpose consistent with this act, subject to the provisions of section 22 of this act;

g. Acquire, own, hold, construct, improve, rehabilitate, renovate, operate, maintain, sell, assign, exchange, lease, mortgage or otherwise dispose of real and personal property, or any interest therein, in the exercise of its powers and the performance of its duties under this act;

h. Appoint and employ an executive director and any other officers or employees as it may require for the performance of its duties, at an annual expense not to exceed \$250,000.00, without regard to the provisions of Title 11 of the Revised Statutes;

i. Borrow money and issue bonds, notes and other obligations, and secure the same, and provide for the rights of the holders thereof as provided in this act;

j. Subject to any agreement with holders of its bonds, notes or other obligations, invest moneys of the trust not required for immediate use, including proceeds from the sale of any bonds, notes or other obligations, in any obligations, securities and other investments in accordance with the rules and regulations of the State Investment Council;

k. Procure insurance to secure the payment of its bonds, notes or other obligations or the payment of any guarantees or loans made by it in accordance with the act, or against any loss in connection with its property and other assets and operations, in any amounts and from any insurers as it deems desirable;

l. Engage the services of attorneys, engineers, accountants, and financial experts and any other advisors, consultants, experts and agents as may be necessary in its judgment and fix their compensation;

m. Make and contract to make loans and grants to governmental units to finance the cost of environmental projects and acquire and contract to acquire notes, bonds or other obligations issued or to be issued by governmental units to evidence the loans, all in accordance with the terms and conditions of this act;

n. Make and contract to make loans to owners or operators of sanitary landfill facilities, and in the case of governmental units to also make grants, to finance the closure cost of sanitary landfill facilities and acquire and contract to acquire notes, bonds or other obligations issued or to be issued by owners or operators to evidence the loans, all in accordance with the terms and conditions of this act;

o. Subject to any agreement with holders of its bonds, notes or other obligations, purchase bonds, notes and other obligations of the trust and hold the same for resale or provide for the cancellation thereof;

p. Charge to and collect from governmental units and owners or operators any fees and charges in connection with the trust's loans, guarantees or other services, including but not limited to fees, and charges sufficient to reimburse the trust for all costs incurred by it in connection with its financings and the establishment and maintenance of reserve or other funds, as the trust may determine to be reasonable. The fees and charges shall be in accordance with a uniform schedule published by the trust for the purpose of providing actual cost reimbursement for the service rendered;

q. Subject to any agreement with holders of its bonds, notes or other obligations, obtain as security or to provide liquidity for payment of all or any part of the principal of and interest and premium on the bonds, notes and other obligations of the trust or for the purchase upon tender or otherwise of the bonds, notes or other obligations, lines of credit, letters of credit and other security agreements or instruments in any amounts and upon any terms as the trust may determine, and pay any fees and expenses required in connection therewith;

r. Provide to governmental units any financial and credit advice as these governmental units may request;

s. Make payments to the State from any moneys of the trust available therefor as may be required pursuant to any agreement with the State or act appropriating moneys to the trust; and

t. Take any action necessary or convenient to the exercise of the foregoing powers or reasonably implied therefrom.

6. a. The trust may from time to time issue its bonds, notes or other obligations in any principal amounts as in the judgment of the trust shall be necessary to provide sufficient funds for any of its corporate purposes, including the payment, funding or refunding of the principal of, or interest or redemption premiums on, any bonds, notes or other obligations issued by it whether the bonds, notes or other obligations or the interest or redemption

premiums thereon to be funded or refunded have or have not become due, the establishment or increase of reserves or other funds to secure or to pay the bonds, notes or other obligations or interest thereon and all other costs or expenses of the trust incident to and necessary to carry out its corporate purposes and powers.

b. Whether or not the bonds, notes or other obligations of the trust are of a form and character as to be negotiable instruments under the terms of Title 12A of the New Jersey Statutes, the bonds, notes and other obligations are made negotiable instruments within the meaning of and for the purposes of Title 12A, subject only to the provisions of the bonds, notes and other obligations for registration.

c. Bonds, notes or other obligations of the trust shall be authorized by a resolution or resolutions of the trust and may be issued in one or more series and shall bear any date or dates, mature at any time or times, bear interest at any rate or rates of interest per annum, be in any denomination or denominations, be in any form, either coupon, registered or book entry, carry any conversion or registration privileges, have any rank or priority, be executed in any manner, be payable in any coin or currency of the United States which at the time of payment is legal tender for the payment of public and private debts at any place or places within or without the State, and be subject to any terms of redemption by the trust or the holders thereof, with or without premium, as the resolution or resolutions may provide. A resolution of the trust authorizing the issuance of bonds, notes or other obligations may provide that the bonds, notes or other obligations be secured by a trust indenture between the trust and a trustee, vesting in the trustee any property, rights, powers and duties in trust consistent with the provisions of this act as the trust may determine.

d. Bonds, notes or other obligations of the trust may be sold at public or private sale at any price or prices and in any manner as the trust may determine. Each bond, note or other obligation shall mature and be paid not later than 20 years from the effective date thereof, or the certified useful life of the project or projects to be financed by the bonds, whichever is less, nor shall any refunding of such obligations mature or be paid later than that date.

Notes, the initial series of bonds and bonds issued for refunding purposes of the trust may be sold at public or private sale at a price or prices and in a manner as the trust shall determine.

Except as noted above, all bonds of the trust shall be sold at such price or prices and in such manner as the trust shall determine, after notice of sale, published at least three times in at least three newspapers published in the State of New Jersey, and at least once in a publication carrying municipal bond notices and devoted primarily to financial news, published in New Jersey or the city of New York, the first notice to be at least five days prior to the day of bidding. The notice of sale may contain a provision to the effect

that any or all bids made in pursuance thereof may be rejected. In the event of such rejection or of failure to receive any acceptable bid, the trust, at any time within 60 days from the date of such advertised sale, may sell such bonds at private sale upon terms not less favorable to the State than the terms offered by any rejected bid. The trust may sell all or part of the bonds of any series as issued to any State fund or to the federal government or any agency thereof, at private sale, without advertisement.

e. Bonds, notes or other obligations of the trust may be issued under the provisions of this act without obtaining the consent of any department, division, board, bureau or agency of the State, and without any other proceedings or the happening of any other conditions or things, other than those consents, proceedings, conditions or things which are specifically required by this act; except that the trust shall notify the State Auditor no later than 30 days prior to any issuance in order that the State Auditor shall review the proposed issuance, including any covenants therein, and report the findings to the Legislature.

f. Bonds, notes or other obligations of the trust issued under the provisions of this act shall not be a debt or liability of the State or of any political subdivision thereof other than the trust and shall not create or constitute any indebtedness, liability or obligation of the State or any political subdivision, but all these bonds, notes and other obligations, unless funded or refunded by bonds, notes or other obligations, shall be payable solely from revenues or funds pledged or available for their payment as authorized in this act. Each bond, note and other obligation shall contain on its face a statement to the effect that the trust is obligated to pay the principal thereof or the interest thereon only from its revenues, receipts or funds pledged or available for their payment as authorized in this act and that neither the State, nor any political subdivision thereof, is obligated to pay the principal or interest and that neither the faith and credit nor the taxing power of the State, or any political subdivision thereof, is pledged to the payment of the principal of or the interest on the bonds, notes or other obligations.

g. Each issue of bonds, notes or other obligations of the trust may, if it is determined by the trust, be general obligations thereof payable out of any revenues, receipts or funds of the trust, or special obligations thereof payable out of particular revenues, receipts or funds, subject only to any agreements with the holders of bonds, notes or other obligations, and may be secured by one or more of the following:

(1) Pledge of revenues and other receipts to be derived from the payment of the interest on and principal of notes, bonds or other obligations issued to the trust by one or more governmental units or owners or operators, and any other payment made to the trust pursuant to agreements with any governmental units or owners or operators, or a pledge or assignment of any notes, bonds or other

obligations of any governmental units or owners or operators and the rights and interest of the trust therein;

(2) Pledge of rentals, receipts and other revenues to be derived from leases or other contractual arrangements with any person or entity, public or private, including one or more governmental units or owners or operators, or a pledge or assignment of those leases or other contractual arrangements and the rights and interest of the trust therein;

(3) Pledge of grants, subsidies, contributions, appropriations or other payments to be received from the United States or any instrumentality thereof or from any State or State agency;

(4) Pledge of all moneys, funds, accounts, securities and other funds, including the proceeds of the bonds, notes or other obligations;

(5) Pledge of the receipts to be derived first from the payments of public utility franchise and gross receipts tax revenues and then from State aid, payable to the trust pursuant to section 12 of this act;

(6) A mortgage on all or any part of the property, real or personal, of the trust then owned or thereafter to be acquired, or a pledge or assignment of mortgages made to the trust by any person or entity, public or private, including one or more governmental units or owners or operators and the rights and interest of the trust therein.

7. In any resolution of the trust authorizing or relating to the issuance of any of its bonds, notes or other obligations, the trust, in order to secure the payment of the bonds, notes or other obligations and in addition to its other powers, may by provisions therein which shall constitute covenants by the trust and contracts with the holders of the bonds, notes or other obligations:

a. Secure the bonds, notes or other obligations as provided in section 6 of this act;

b. Covenant against pledging all or part of its revenues or receipts;

c. Covenant with respect to limitations on any right to sell, mortgage, lease or otherwise dispose of any notes, bonds or other obligations of governmental units or owners or operators, or any part thereof, or any property of any kind;

d. Covenant as to any bonds, notes or other obligations to be issued by the trust, and the limitations thereon, and the terms and conditions thereof, and as to the custody, application, investment and disposition of the proceeds thereof;

e. Covenant as to the issuance of additional bonds, notes or other obligations of the trust or as to limitations on the issuance of additional bonds, notes or other obligations and on the incurring of other debts by it;

f. Covenant as to the payment of the principal of or interest on bonds, notes or other obligations of the trust, as to the sources and methods of payment, as to the rank or priority of the bonds, notes or other obligations with respect to any lien or security or as to the acceleration of the maturity of the bonds, notes or other obligations;

g. Provide for the replacement of lost, stolen, destroyed or mutilated bonds, notes or other obligations of the trust;

h. Covenant against extending the time for the payment of bonds, notes or other obligations of the trust or interest thereon;

i. Covenant as to the redemption of bonds, notes and other obligations by the trust or the holders thereof and privileges of exchange thereof for other bonds, notes or other obligations of the trust;

j. Covenant to create or authorize the creation of special funds or accounts to be held in trust or otherwise for the benefit of holders of bonds, notes and other obligations of the trust, or of reserves for other purposes and as to the use, investment, and disposition of moneys held in those funds, accounts or reserves;

k. Provide for the rights and liabilities, powers and duties arising upon the breach of any contract, condition or obligation and prescribe the events of default and terms and conditions upon which any or all of the bonds, notes or other obligations of the trust shall become or may be declared due and payable before maturity and the terms and conditions upon which the declaration and its consequences may be waived;

l. Vest in a trustee or trustees within or without the State any property, rights, powers and duties in trust as the trust may determine which may include any or all of the rights, powers and duties of any trustee appointed by the holders of any bonds, notes or other obligations of the trust pursuant to section 18 of this act, including rights with respect to the sale or other disposition of notes, bonds or other obligations of governmental units or owners or operators pledged pursuant to a resolution or trust indenture for the benefit of the holders of bonds, notes or other obligations of the trust and the right by suit or action to foreclose any mortgage pledged pursuant to the resolution or trust indenture for the benefit of the holders of the bonds, notes or other obligations, and to limit or abrogate the right of the holders of any bonds, notes or other obligations of the trust to appoint a trustee under this act, and to limit the rights, duties and powers of the trustee;

m. Pay the costs or expenses incident to the enforcement of the bonds, notes or other obligations of the trust or of the provisions of the resolution authorizing the issuance of those bonds, notes or other obligations or of any covenant or agreement of the trust with the holders of the bonds, notes or other obligations;

n. Limit the rights of the holders of any bonds, notes or other obligations of the trust to enforce any pledge or covenant securing the bonds, notes or other obligations; and

o. Make covenants other than or in addition to the covenants authorized by this act of like or different character, and make covenants to do or refrain from doing any acts and things as may be necessary, or convenient and desirable, in order to better secure the bonds, notes or other obligations of the trust, or which, in the absolute discretion of the trust, would make the bonds, notes or other obligations more marketable, notwithstanding that the covenants, acts or things may not be enumerated herein.

8. Any pledge of revenues, receipts, moneys, funds, or other property or instruments made by the trust shall be valid and binding from the time when the pledge is made. The revenues, receipts, moneys, funds or other property so pledged and thereafter received by the trust shall immediately be subject to the lien of the pledge without any physical delivery thereof or further act, and the lien of any pledge shall be valid and binding as against all parties having claims of any kind in tort, contract or otherwise against the trust irrespective of whether the parties have notice thereof. Neither the resolution nor any other instruments by which a pledge under this section is created need be filed or recorded, except in the records of the trust.

9. a. The trust may make and contract to make loans to governmental units or owners or operators in accordance with and subject to the terms and conditions of this act to finance the cost of environmental projects or the closure costs of landfill closure projects which the governmental unit or owner or operator may lawfully undertake or acquire and for which the governmental unit or owner or operator is authorized by law to borrow money. The loans may be made subject to those terms and conditions as the trust shall determine to be consistent with the purposes thereof. Each loan by the trust and the terms and conditions thereof shall be subject to approval by the State Treasurer, and the trust shall make available to the State Treasurer all information, statistical data and reports of independent consultants or experts as the State Treasurer shall deem necessary in order to evaluate the loan. Each loan to a governmental unit or owner or operator shall be evidenced by notes, bonds or other obligations thereof issued to the trust. In the case of each governmental unit, notes and bonds to be issued to the trust by the governmental unit (1) shall be authorized and issued as provided by law for the issuance of notes and bonds by the governmental unit, (2) shall be approved by the Local Finance Board in the Division of Local Government Services in the Department of Community Affairs, and (3) notwithstanding the provisions of N. J. S. 40A:2-27, N. J. S. 40A:2-28 and N. J. S. 40A:2-29 or any other provision of law to the contrary, may be sold at private sale to the trust at any price, whether or not less than par value, and may be subject to redemption prior to maturity at any times and at any prices as the trust and governmental unit may agree. Each loan to a governmental unit or owner or operator and the notes, bonds or other obligations thereby issued shall bear interest at a rate or

rates per annum as the trust and the governmental unit or owner or operator may agree.

b. The trust may make and agree to make grants to governmental units to finance the cost of environmental projects and closure costs of landfill closure projects which the governmental unit may lawfully undertake or acquire. The grant may be made subject to those terms and conditions as the trust shall determine to be consistent with the purposes thereof.

c. The trust is authorized to guarantee or contract to guarantee the payment of all or any portion of the principal and interest on bonds, notes or other obligations issued by a governmental unit to finance the cost of any environmental project or the closure cost cost of any landfill closure project which the governmental unit may lawfully undertake or acquire and for which the governmental unit is authorized by law to borrow money, and the guarantee shall constitute an obligation of the trust for purposes of this act, provided that no guarantee shall be payable from the proceeds of State general obligation bonds. Each guarantee by the trust and the terms and conditions thereof shall be subject to approval by the State Treasurer, and the trust shall make available to the State Treasurer all information, statistical data and reports of independent consultants or experts as the State Treasurer shall deem necessary in order to evaluate the guarantee.

10. The trust shall create and establish special funds to be known as 'general equity funds.'

Subject to the provisions of the legislation appropriating moneys to the trust, subject to any other provision of this act providing otherwise and subject to agreements with the holders of bonds, notes and other obligations of the trust, the trust shall deposit into the general equity funds all revenues and receipts of the trust, including moneys received by the trust as payment of the principal of and the interest or premium on loans made from moneys in any fund or account held by the trust under the act and the earnings on the moneys in any fund or account of the trust, and all grants, appropriations (other than those referred to in section 11 of this act), contributions, or other moneys from any source, including the United States, available for the making of loans, grants or guarantees to governmental units, and loans to owners or operators. The amounts in the general equity funds shall be available for application by the trust for loans, grants or guarantees to governmental units for the cost of environmental projects or closure costs of landfill closure projects, for loans to owners or operators for closure costs of landfill closure projects and to other corporate purposes of the trust, subject to agreements with the holders of bonds, notes or other obligations of the trust.

11. a. In addition to the general equity funds or any other funds or accounts which the trust may establish, the trust shall establish a separate account for each State bond authorization act pursuant to which the State has issued bonds and appropriated the proceeds

thereof to the trust, and shall deposit those proceeds to the account established therefor. The trust shall make loans or grants of the moneys in that account to governmental units for environmental projects or landfill closure projects, or make loans to owners or operators for landfill closure projects, within the purposes and subject to any limitations specified in the legislation appropriating the moneys to the trust. Unless required to be otherwise applied pursuant to law, the moneys received by the trust as payment of the principal of and interest or premium on a loan made from moneys in an account under this section and the earnings on the moneys in the account shall be deposited in the general equity funds and applied to the purposes thereof subject to and in accordance with the provisions of section 10 of this act.

b. The trust shall establish a separate account for federal funds authorized pursuant to the 'Clean Water Act' (33 U. S. C. § 1251 et al.), or any amendatory or supplementary acts thereto, which are appropriated to the trust, and shall deposit those funds in that account. The Trust shall, consistent with the 'Clean Water Act,' make grants or loans of the monies in that account to governmental units for wastewater treatment facilities. Unless required to be otherwise applied pursuant to federal law, the monies received by the trust as payment of the principal of and interest or premium on a loan made from monies in this account shall be redeposited in the account for use by the trust to make additional grants or loans to governmental units for wastewater treatment facilities.

c. The trust may establish any reserves, funds or accounts as it may determine necessary or desirable to further the accomplishment of the purposes of the trust or to comply with the provisions of any agreement made by or authorized in any resolution of the trust.

12. a. To assure the continued operation and solvency of the trust, the trust may require that if a governmental unit fails or is unable to pay to the trust in full when due any obligations of the governmental unit to the trust, an amount sufficient to satisfy the deficiency shall be paid by the State Treasurer to the trust first from public utility franchise and gross receipts tax revenues apportioned to the governmental unit pursuant to P. L. 1940, c. 4 (C. 54:30A-16 et seq.) and P. L. 1940, c. 5 (C. 54:30A-49 et seq.) and then from State aid payable to the governmental unit. As used in this section, obligations of the governmental unit include the principal of or interest on bonds, notes or other obligations of a governmental unit issued to or guaranteed by the trust, including the subrogation of the trust to the right of the holders of those obligations, any fees or charges payable to the trust, and any amounts payable by a governmental unit under any service contract or other contractual arrangement the payments under which are pledged to secure any bonds or notes issued to the trust by another governmental unit. State aid includes business personal

property tax replacement revenues, State urban aid and State revenue sharing, as these terms are defined in section 2 of P. L. 1976, c. 38 (C. 40A:-3), or other similar forms of State aid payable to the governmental unit and to the extent permitted by federal law, federal moneys appropriated or apportioned to the governmental unit by the State.

(1) If the trust requires, and there has been a failure or inability by a governmental unit to pay its obligations to the trust remaining uncured for a period of 30 days, the chairman of the trust shall certify to the State Treasurer, with written notice to the fiscal officer of the governmental unit and to the Legislature, the amount remaining unpaid, and the State Treasurer shall pay that amount to the trust, or if the right to receive those payments has been pledged or assigned to a trustee for benefit of the holders of bonds, notes or other obligations of the trust, to that trustee, first out of the public utility franchise and gross receipts tax revenues next available or apportioned to the governmental unit and then out of the State aid payable to the governmental unit, until the amount so certified is paid.

(2) The amount paid over to the trust shall be deducted from the corresponding appropriation or apportionment of public utility franchise and gross receipts taxes apportioned pursuant to P. L. 1940, c. 4 (C. 54:30A-16 et seq.) and P. L. 1940, c. 5 (C. 54:30A-49 et seq.) and then from State aid payable to the governmental unit and shall not obligate the State to make, nor entitle the governmental unit to receive, any additional appropriation or apportionment. The obligation of the State Treasurer to make payments to the trust or trustee and the right of the trust or trustee to receive those payments shall be subject and subordinate to the rights of holders of qualified bonds issued or to be issued pursuant to P. L. 1976, c. 38 (C. 40A:3-1 et seq.).

(3) In those instances where the governmental units are solid waste management districts created pursuant to P. L. 1970, c. 39 (C. 13:1E-1 et seq.), or municipal or county sewerage, utility, solid waste management, pollution control financing or improvement authorities created pursuant to P. L. 1946, c. 138 (C. 40:14A-1 et seq.), P. L. 1957, c. 183 (C. 40:14B-1 et seq.) or P. L. 1968, c. 249 (C. 40:66A-32 et seq.), the trust may require the municipalities or counties which receive service or other benefits from the districts or authorities to enter into service contracts or other contractual arrangements under which they would be required to make payments which would satisfy any deficiencies in the revenues of the districts or authorities to repay the loans made by the trust, which contracts would be pledged to secure the payment of such loans of the trust.

b. Whenever a governmental unit disputes the amount of any obligation of the governmental unit due to the trust, it may, after placing in an escrow account an amount sufficient to satisfy the deficiency and providing evidence of the establishment of the

account, request a hearing pursuant to the provisions of the 'Administrative Procedure Act,' P. L. 1968, c. 410 (C. 52:14B-1 et seq.). If a hearing is granted, the trust shall affirm, conditionally affirm, or reject the recommendation of the administrative law judge and this decision shall be considered final agency action for the purposes of the 'Administrative Procedure Act,' and shall be subject only to judicial review as provided in the Rules of Court.

c. Whenever a governmental unit covenants or pledges to or secures the payment of its obligations to the trust by, in whole or in part, certain revenues of the governmental unit derived by the governmental unit from the imposition of rates, fees and charges, and the governmental unit, and if payments by another governmental unit under a service contract or other contractual arrangement are pledged to the payment of the obligations, the other governmental unit, fails or is unable to pay in full when due any of the obligations and the public utility franchise and gross receipts tax and State aid revenues for any reason have not been made available for the payment of the obligations or have not been made available in sufficient amounts to pay the obligations in full, the trust is authorized during the period of such failure to cause the governmental unit, in accordance with the covenants or pledges established in any loan or other agreement relating thereto, to establish and collect rates, fees and charges in the amounts required to pay the obligations in accordance with the covenants or pledges established in the loan or other agreement relating thereto.

13. Neither the directors of the trust nor any person executing bonds, notes or other obligations of the trust issued pursuant to this act shall be liable personally on the bonds, notes or other obligations by reason of the issuance thereof.

14. The State does pledge to and covenant and agree with the holders of any bonds, notes or other obligations of the trust issued pursuant to authorization of this act that the State shall not limit or alter the rights or powers vested in the trust to perform and fulfill the terms of any agreement made with the holders of the bonds, notes or other obligations or to fix, establish, charge and collect any rents, fees, rates, payments or other charges as may be convenient or necessary to produce sufficient revenues to meet all expenses of the trust and to fulfill the terms of any agreement made with the holders of bonds, notes or other obligations including the obligations to pay the principal of and interest and premium on those bonds, notes or other obligations, with interest on any unpaid installments of interest, and all costs and expenses in connection with any action or proceedings by or on behalf of the holders, and shall not limit or alter the rights and powers of any governmental unit or owner or operator to pay and perform its obligations owed to the trust in connection with loans received from the trust, until the bonds, notes and other obligations of the trust, together with interest thereon, are fully met and discharged or provided for.

15. The State and all public officers, governmental units and agencies thereof, all banks, trust companies, savings banks and institutions, building and loan associations, savings and loan associations, investment companies, and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all executors, administrators, guardians, trustees and other fiduciaries, may legally invest any sinking funds, moneys or other funds belonging to them or within their control in any bonds, notes or other obligations issued pursuant to this act, and those bonds, notes or other obligations shall be authorized security for any and all public deposits.

16. All State agencies and governmental units, notwithstanding any contrary provision of law, may lease, lend, grant or convey to the trust at its request upon any terms and conditions as the governing body or other proper authorities of the State agencies or governmental units may deem reasonable and fair and without the necessity for any advertisement, order of court or other actions or formality, other than the authorizing ordinance of the governing body concerned, any real property or interest which may be necessary or convenient to the effectuation of the purposes of the trust.

17. All property of the trust is declared to be public property devoted to an essential public and governmental function and purpose and the revenues, income and other moneys received or to be received by the trust shall be exempt from all taxes of the State or any political subdivision thereof. All bonds, notes and other obligations of the trust issued pursuant to this act are declared to be issued by a body corporate and politic of the State and for an essential public and governmental purpose and those bonds, notes and other obligations, and interest thereon and the income therefrom the sale, exchange or other transfer thereof shall at all times be exempt from taxation, except for transfer, inheritance and estate taxes.

18. a. If the trust defaults in the payment of principal of, or interest on, any issue of its bonds, notes or other obligations after these are due, whether at maturity or upon call for redemption, and the default continues for a period of 30 days or if the trust defaults in any agreement made with the holders of any issue of bonds, notes or other obligations, the holders of 25% in aggregate principal amount of the bonds, notes or other obligations of the issue then outstanding, by instrument or instruments filed in the office of the clerk of any county in which the trust operates and has an office and proved or acknowledged in the same manner as required for a deed to be recorded, may direct a trustee to represent the holders of the bonds, notes or other obligations of the issuers for the purposes herein provided.

b. Upon default, the trustee may, and upon written request of the holders of 25% in principal amount of the bonds, notes or other

obligations of the trust of a particular issue then outstanding shall, in his or its own name:

(1) By suit, action or proceeding enforce all rights of the holders of bonds, notes or other obligations of the issue, to require the trust to carry out any other agreements with the holders of the bonds, notes or other obligations of the issue and to perform its duties under this act;

(2) Bring suit upon the bonds, notes or other obligations of the issue;

(3) By action or suit, require the trust to account as if it were the trustee of an express trust for the holders of the bonds, notes or other obligations of the issue;

(4) By action or suit, enjoin any acts or things which may be unlawful or in violation of the rights of the holders of the bonds, notes or other obligations of the issue;

(5) Sell or otherwise dispose of bonds and notes of governmental units pledged pursuant to resolution or trust indenture for benefit of holders of bonds, notes, or other obligations of the issue on any terms as a resolution or trust indenture may provide;

(6) By action or suit, foreclose any mortgage pledged pursuant to the resolution or trust indenture for the benefit of the holders of the bonds, notes or other obligations of the issue;

(7) Declare all bonds, notes or other obligations of the issue due and payable, and if all defaults are made good, then with the consent of the holders of 50% of the principal amount of the bonds, notes or other obligations of the issue then outstanding, to annul the declaration and its consequences.

c. The trustee shall, in addition to the foregoing, have those powers necessary or appropriate for the exercise of any function specifically set forth herein or incident to the general representation of holders of bonds, notes or other obligations of the trust in the enforcement and protection of their rights.

d. The Superior Court shall have jurisdiction over any suit, action or proceeding by the trustees on behalf of the holders of bonds, notes or other obligations of the trust. The venue of any suit, action or proceeding shall be in the county in which the principal office of the trust is located.

e. Before declaring the principal of bonds, notes or other obligations of the trust due and payable as a result of a trust default on any of its bonds, notes or other obligations, the trustee shall first give 30 days notice in writing to the trust and to the Governor, State Treasurer, President of the Senate and Speaker of the General Assembly.

19. Sums of money received pursuant to the authority of this act, whether as proceeds from the sale of particular bonds, notes or other obligations of the trust or as particular revenues or receipts of the trust, are deemed to be trust funds, to be held and

applied solely as provided in the resolution or trust indenture under which the bonds, notes or obligations are authorized or secured. Any officer with whom or any bank or trust company with which those sums of money are deposited as trustee thereof shall hold and apply the same for the purposes thereof, subject to any provision as this act and the resolution or trust indenture authorizing or securing the bonds, notes or other obligations of the trust may provide.

20. a. On or before September 1 in each year the trust shall make an annual report of its activities for the preceding fiscal year to the Governor and to the Legislature. The report shall set forth a complete operating and financial statement covering its operations during the year, including amounts of income from all sources, and shall summarize the status of each environmental project and landfill closure project for which loans, grants or guarantees have been made by the trust, and shall describe major impediments to the accomplishment of the planned environmental projects and landfill closure projects.

The trust shall cause an audit of its books and accounts to be made at least once in each year by certified public accountants selected by the State Treasurer and the cost thereof shall be considered as an expense of the trust and a copy thereof shall be filed with the Governor, State Treasurer, Senate and General Assembly. Notwithstanding the provision of any law to the contrary, the State Auditor or his legally authorized representative may examine the accounts of books of the trust.

b. In cooperation with appropriate State agencies and other governmental bodies, the trust shall prepare, adopt and publish and revise at least every two years an environmental project and landfill closure project inventory. The initial inventory, which shall be published no later than July 1, 1986, shall include, but need not be limited to:

(1) A list and description of the existing environmental projects of each governmental unit for which loans, grants or guarantees have been made by the trust, setting forth for each project its location, type, capacity, current utilization, estimated utilization in five, ten and twenty years, life expectancy, physical condition, efficiency and effectiveness;

(2) An assessment of the need for and the cost of the improvement, repair, rehabilitation and expansion of existing environmental projects included in the project priority lists approved by the Legislature pursuant to section 23 of this act, and the construction of new environmental projects during the next 10 years.

(3) A list and description of the existing landfill closure projects of owners or operators for which loans have been made by the trust, and in the case of governmental units also for which grants have been made, setting forth for each project its location, current status and planned completion date, and describing any major impediments to the accomplishment of the project; and

(4) An assessment of the need for and cost of the expansion of existing landfill closure projects, and the closure of existing sanitary landfill facilities during the next 10 years.

21. All officers, departments, boards, units, divisions and commissions of the State are authorized to render any services to the trust as may be within the area of their respective governmental functions as fixed or established by law, and as may be requested by the trust. The cost and expense of those services shall be met and provided for by the State governmental units rendering the services.

22. No funds from State or federal sources or State bond issues used to capitalize the trust shall be available for use by the trust unless appropriated by law to the trust. Unless required to be otherwise applied pursuant to law, funds generated by the operation of the trust, including, but not limited to: proceeds from the sale of the trust's bonds, notes or other obligations; revenues and other receipts derived from the trust's interest in any real or personal property; revenues derived from investments by the trust; loan repayments from governmental units or owners or operators; and fees and charges levied by the trust, may thereafter be applied in accordance with the provisions of this act for any corporate purpose of the trust without appropriation; provided, however, that the funds shall only be used to make loans, grants or guarantees approved by the Legislature in accordance with the provisions of sections 23 and 24 of this act. The trust shall not apply for, receive, accept or utilize any federal funds which are authorized pursuant to the 'Clean Water Act' (33 U. S. C. § 1251 et al.), and any amendatory or supplementary acts thereto, for the federal fiscal years beginning on or before October 1, 1984 for the planning, design, construction, reconstruction or rehabilitation of projects for wastewater treatment facilities or water pollution control, including any structures for the collection, treatment, purification or disposal of any sewage, liquid or solid waste.

23. a. The Commissioner of Environmental Protection shall for each fiscal year develop a priority system for wastewater treatment facilities and shall establish the ranking criteria and funding policies for the projects therefor. The commissioner shall set forth a project priority list for funding by the trust for each fiscal year and shall include the aggregate amount of funds of the trust to be authorized for these purposes. The project priority list, which shall include for each wastewater treatment facility the date each project is scheduled to be certified as ready for funding, shall be in conformance with applicable provisions of the 'Clean Water Act' (33 U. S. C. § 1251 et al.), and any amendatory or supplementary acts thereto, and State law. The list shall include a description of each project and its purpose, impact, cost and construction schedule, and an explanation of the manner in which priorities were established. The priority system and project priority list for the ensuing fiscal year shall be submitted to the Senate and General

Assembly on a day that the respective house is in session on or before March 1. Within 60 days of the receipt thereof, the President of the Senate and the Speaker of the General Assembly may object in writing to the commissioner in regard to any wastewater treatment facility or facilities included in the project priority list or omitted from the list, and they may make recommendations to the commissioner concerning modification of the list. The commissioner shall consider the objections and recommendations of the President of the Senate and the Speaker of the General Assembly and shall resubmit thereto the project priority list within 20 days, together with any modifications based upon his consideration of the objections or recommendations. The commissioner shall provide the same type of information for any modifications as was provided on the original list. The President of the Senate and the Speaker of the General Assembly shall report to the Joint Appropriations Committee their findings, objections and recommendations concerning the project priority list for consideration by the committee in reviewing the list as part of the Governor's recommended appropriations for the ensuing fiscal year. Prior to July 1 of each year, the Joint Appropriations Committee shall include in the appropriations act for each fiscal year, or a supplemental appropriations act or other act, the project priority list, including the authorization of an aggregate amount of funds of the trust to be expended for loans, grants and guarantees for the projects on the list, as modified by the Joint Appropriations Committee. The trust shall not expend any money for a loan, grant or guarantee during a fiscal year for any wastewater treatment facility unless the expenditure is authorized by the project priority list included in the annual appropriations law for the fiscal year or in a supplemental appropriations law or unless the expenditure otherwise is specifically authorized by another law. Notwithstanding any law to the contrary, in order to be eligible for any loan, grant or guarantee for a wastewater treatment facility a governmental unit shall, as a condition of obtaining the loan, grant or guarantee waive its entitlement to federal grants for its wastewater treatment facility to be funded with the loan, grant or guarantee, except that this waiver requirement shall not prohibit a loan or grant for a State matching share for wastewater treatment facilities eligible for federal grant funds which are authorized pursuant to the 'Clean Water Act' (33 U. S. C. § 1281a et al.), and any amendatory or supplementary acts thereto, for fiscal years beginning on or after October 1, 1983.

b. The Commissioner of Environmental Protection shall for each fiscal year develop a priority system for solid waste disposal facilities and shall establish ranking criteria and funding policies for the projects therefor. The commissioner shall set forth a project priority list for funding by the trust for each fiscal year and shall include the aggregate amount of funds of the trust to be authorized for these purposes. A project shall not be eligible for inclusion on the project priority list unless the commissioner first determines that it

is consistent with the applicable solid waste management plans approved for the relevant solid waste management district or districts for the project pursuant to the 'Solid Waste Management Act,' P. L. 1970, c. 39 (C. 13:1E-1 et seq.). The project priority list, which shall include for each solid waste disposal facility the date each project is scheduled to be certified as ready for funding, shall be in conformance with applicable provisions of State law. The lists shall include a description of each project and its purpose, impact, cost and construction schedule, and an explanation of the manner in which priorities were established. The priority system and project priority list for the ensuing fiscal year shall be submitted to the Senate and General Assembly on a day that the respective house is in session on or before March 1. Within 60 days of the receipt thereof, the President of the Senate and the Speaker of the General Assembly may object in writing to the commissioner with regard to any solid waste disposal facility or facilities included in the project priority list or omitted from the list, and they may make recommendations to the commissioner concerning modification of the list. The commissioner shall consider the objections and recommendations of the President of the Senate and the Speaker of the General Assembly and shall resubmit thereto the priority list within 20 days, together with any modifications based upon his consideration of the objections or recommendations. The commissioner shall provide the same type of information for any modifications as was provided on the original list. The President of the Senate and the Speaker of the General Assembly shall report to the Joint Appropriations Committee their findings, objections and recommendations concerning the project priority list for consideration by the committee in reviewing the list as part of the Governor's recommended appropriations for the ensuing fiscal year. Prior to July 1 of each year, the Joint Appropriations Committee shall include in the appropriations act for each fiscal year, or a supplemental appropriations act or other act, the project priority list, including the authorization of an aggregate amount of funds of the trust to be expended for loans, grants and guarantees for the projects on the list, as modified by the Joint Appropriations Committee. The trust shall not expend any money for a loan, grant or guarantee during a fiscal year for any solid waste disposal facility unless the expenditure is authorized by the project priority list included in the annual appropriations law for the fiscal year or in a supplemental appropriations law or unless the expenditure otherwise is specifically authorized by another law.

c. The Commissioner of Environmental Protection for each fiscal year shall develop a priority system for landfill closure projects which shall establish ranking criteria and funding policies for the projects. With respect to the ranking criteria for these projects, priority shall be given to the owners and operators of sanitary landfill facilities in the following order: those owners or operators of sanitary landfill facilities who have received, for a period of at least six months, solid waste from sources out-of-state; those owners or

operators of sanitary landfill facilities who are governmental units; and any other owners or operators of sanitary landfill facilities. The commissioner shall set forth a project priority list for funding by the trust for each fiscal year and shall include the aggregate amount of funds of the trust to be authorized for these purposes. Eligibility of an owner or operator of a sanitary landfill facility for a grant or a loan for a project to be included on the project priority list shall be determined in accordance with the provisions of section 24 of this act. The project priority list shall include for each landfill closure project the date each project is scheduled to be certified as ready for funding and shall be in conformance with applicable provisions of State law. The priority system and project priority list for the ensuing fiscal year shall be submitted to the Senate and General Assembly on a day that the respective house is in session on or before March 1. Within 60 days of the receipt thereof, the President of the Senate and the Speaker of the General Assembly may object in writing to the commissioner with regard to any landfill closure project or projects included in the project priority list or omitted from the list, and they may make recommendations to the commissioner concerning modification of the list. The commissioner shall consider the objections and recommendations of the President of the Senate and the Speaker of the General Assembly and shall resubmit thereto the project priority list within 20 days, together with any modifications based upon his consideration of the objections or recommendations. The commissioner shall provide the same type of information for any modifications as was provided on the original list. The President of the Senate and the Speaker of the General Assembly shall report to the Joint Appropriations Committee their findings, objections and recommendations concerning the project priority list for consideration by the committee in reviewing the list as part of the Governor's recommended appropriations for the ensuing fiscal year. Prior to July 1 of each year, the Joint Appropriations Committee shall include in the appropriations act for each fiscal year, or a supplemental appropriations act or other act, the project priority list, including the authorization of an aggregate amount of funds of the trust to be expended for loans or grants for the projects on the list, as modified by the Joint Appropriations Committee. The trust shall not expend any money for a loan or grant during the fiscal year for any landfill closure facility unless the expenditure is authorized by the project priority list included in the annual appropriations law for the fiscal year or in a supplemental appropriations law or unless the expenditure otherwise is specifically authorized by another law.

24. a. The trust shall apply the criteria set forth in this section in determining the eligibility of owners and operators of sanitary landfill facilities for loans or grants to pay the closure costs of landfill closure projects.

b. Where the Board of Public Utilities has issued an order increasing the rates and charges for solid waste disposal on the relevant tariff filed with and approved by the board for the solid waste

disposal operations of a sanitary landfill facility and where this increase, or a portion thereof, is allocated specifically in the tariff for the closure costs of the sanitary landfill facility, and where the facility has accepted for final disposal out-of-state solid waste prior to October 1, 1984, any governmental unit which is required to pay a portion of the closure costs through payment of rates or charges for disposal of solid waste at the facility shall be eligible to apply for a grant for the payment of a portion of the closure costs, to the extent that the closure costs would have been borne by the out-of-state solid waste generators who had previously, but no longer, utilized the facility.

c. Where the Board of Public Utilities has issued an order increasing the rates and charges for solid waste disposal on the relevant tariff filed with and approved by the board for the solid waste disposal operations of a sanitary landfill facility and where this increase, or a portion thereof, is specifically allocated in the tariff for the closure costs of the facility, any governmental unit which is required to pay any portion of the closure costs through the payment of rates or charges for disposal of solid waste at the facility shall be eligible to apply for a loan for the payment of a portion of the closure costs, to the extent the governmental unit is not eligible for a grant therefor, as set forth in this section.

d. Upon the final approval by the Board of Public Utilities of increases in the solid waste disposal tariff with respect to a sanitary landfill facility, as set forth in this section, the board shall file with the trust a copy of the order increasing the solid waste tariff, including the projected amounts thereof specifically allocated for closure costs to be generated from governmental units required to pay a portion of the closure costs through the payments of rates or charges for the disposal of solid waste at the sanitary landfill facility and the proportionate amounts thereof specifically allocated for closure costs which would have been generated from the out-of-state solid waste generators who had previously, but no longer utilized the facility.

e. Where the Board of Public Utilities does not exercise rate setting jurisdiction or has denied a request for an order increasing the rates or charges for solid waste disposal on the relative tariff with respect to solid waste disposal operations of a sanitary landfill facility, any owner or operator thereof shall be eligible to apply for a loan or grant to pay closure costs of the sanitary landfill facility if the trust determines that funds currently available in the escrow account established for the facility pursuant to P. L. 1981, c. 306 (C. 13:1E-100 et seq.), or otherwise legally available from the owner or operator thereof, are inadequate to cover the required closure costs for the sanitary landfill facility. However, these grants shall be available only to those owners or operators that are governmental units required to pay closure costs of a sanitary landfill facility which had accepted for final disposal out-of-state solid waste prior to October 1, 1984 and shall be available only to

the extent that the trust determines that the closure costs would have been borne by the out-of-state solid waste generators who had previously, but no longer utilized the facility.

25. The trust shall establish the rules and regulations governing the making and use of loans, grants or guarantees, including, but not limited to, procedures for the submission of loan, grant or guarantee requests, standards for the evaluation of requests, provisions implementing priority systems for projects, reporting requirements of the recipient of any loan, grant or guarantee concerning the progress and the expenditure of funds, and limitations, restrictions or requirements concerning the use of loan funds as the trust shall prescribe; provided that the rules and regulations shall be in compliance with the terms and provisions of this act relating to the making of or eligibility for loans, grants or guarantees for projects generally or for any particular type or class of projects.

26. a. The trust shall adopt the rules and regulations requiring a governmental unit which receives a loan, grant or guarantee for a project to establish an affirmative action program for the hiring of minority workers in the performance of any construction contract for that project and to establish a program to provide opportunities for socially and economically disadvantaged contractors and vendors to supply materials and services for the contract, consistent with the provisions of the 'Law Against Discrimination,' P. L. 1945, c. 169 (C. 10:5-1 et seq.). Not less than 10% of the amount of any contract for construction, materials or services for a project shall be awarded to small business concerns owned and controlled by socially and economically disadvantaged individuals as defined in section 8(a) and 8(d) of the 'Small Business Act,' Pub. L. 85-536 (15 U. S. C. § 637 (a) and (d)), and any regulations promulgated pursuant thereto.

b. The trust shall adopt the rules and regulations requiring a governmental unit which receives a loan, grant or guarantee for a project to pay not less than the prevailing wage rate to workers employed in the performance of any construction contract for that project, in accordance with the rate determined by the Commissioner of Labor pursuant to P. L. 1963, c. 150 (C. 34:11-56.25 et seq.).

27. The trust shall adopt such rules and regulations as it deems necessary to effectuate the purposes of this act, including those required pursuant to sections 25 and 26 of this act, in accordance with the 'Administrative Procedure Act,' P. L. 1968, c. 410 (C. 52:14B-1 et seq.).

28. It is the intent of the Legislature that if there is any conflict or inconsistency between the provisions of this act and the provisions of any other laws pertaining to matters herein established or provided for, or between any rules and regulations adopted under this act and the rules and regulations adopted under any other law, to the extent of the conflict or inconsistency, the provisions of this

act and the rules and regulations adopted hereunder, shall be enforced and the provisions of the other laws, and the rules and regulations adopted thereunder, shall be of no effect.

29. There is appropriated from the General Fund to the New Jersey Environmental Trust, the sum of \$33,333,333.00, which sum shall be applied by the Trust as soon as may be practicable and feasible, for the purpose of making a zero-interest loan to a local governmental unit to finance the construction of a resource recovery facility the site of which has been approved prior to June 1, 1985 by the governing body of the municipality within which the resource recovery facility is to be located, and for which the Department of Environmental Protection has issued a draft permit for the registration statement and engineering design required pursuant to section 5 of P. L. 1970, c. 39 (C. 13:1E-5) and Section 1 of P. L. 1983, c. 464 (C. 13:1E-5.1) prior to January 1, 1985. Any loan made by the trust pursuant to this section shall be made in accordance with the provisions of subsection a. of section 9 of this act, and shall be repayable to the Trust in accordance with the terms and provisions of the loan agreement.

30. There is appropriated from the General Fund to the New Jersey Environmental Trust, the sum of \$250,000.00 to effectuate the purposes of this act.

31. This act shall take effect immediately and shall expire 20 years thereafter."

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY BILL No. 3164 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3164 (OCR) with my recommendations for reconsideration.

Assembly Bill No. 3164 (OCR) amends the law pertaining to the Police and Firemen's Retirement System (PFRS) to include new Civil Service job titles. The titles are Supervising Forest Fire Warden, Division Forest Fire Warden, Assistant Division Forest Fire Warden and Section Forest Fire Warden. Most of the individuals occupying these positions were in the PFRS prior to obtaining new job classifications. Assembly Bill No. 3164 (OCR) ensures that these individuals will remain in the PFRS.

Assembly Bill No. 3164 (OCR) also allows employees in the above Civil Service job titles who are not currently in the PFRS to trans-

fer to the PFRS. A transferring employee will pay his and his employer's portions of the pension transfer cost.

I support the concepts expressed within Assembly Bill No. 3164 (OCR). The bill will ensure that employees who have always been PFRS members will not lose their status simply because they have received job titles that are not contained within the law pertaining to the PFRS. The bill will also allow individuals occupying the new job titles who are not members of the PFRS an opportunity to obtain the same pension benefits as their colleagues.

Despite my support for the concepts expressed within Assembly Bill No. 3164 (OCR), I must return the bill so that section 2, pertaining to transfer to the PFRS, may be amended in three areas and to incorporate recent changes made to this area of the law.

Section 2 must be amended to ensure that the transferring employee will pay the employer's portion of the pension transfer cost. The section requires the transferring employee to pay the employer's portion of the cost of a purchase of service credit; not a transfer of service credit. The Division of Pensions advises that in its current form, section 2 would not obligate a transferring employee to pay the employer's portion of the pension transfer cost. I recommend that the section be amended to delete all reference to a purchase of service credit and to insert reference to a transfer of service credit. I also recommend that the language pertaining to the employee's obligation to pay the employer's portion of the cost be amended to redefine and to describe the cost.

Section 2 must be amended to clarify that transfer to the PFRS will not be mandatory for employees currently working in the new Civil Service job titles. Section 2 is unclear in this regard.

Section 2 must be amended to set a deadline on an employee's option to file notice of his intent to transfer to the PFRS, with the Division of Pensions. I recommend that an eligible employee be required to file a notice of transfer within 90 days of the effective date of this act.

Finally, I recommend that several technical amendments be made to incorporate the changes made in this area of the law by chapters 221 and 262 of the laws of 1985.

Accordingly, I return Assembly Bill No. 3164 (OCR) and recommend that it be amended as follows:

Page 1, Section 1, Line 19: After "Vehicles," insert "and highway patrol officer, sergeant highway patrol bureau, lieutenant highway patrol bureau, captain highway patrol bureau, assistant chief highway patrol bureau, chief highway patrol bureau in the Division of State Police and"

Page 1, Section 1, Line 22: After "Control," insert "and inspector recruit alcoholic beverage control, inspector alcoholic beverage control, senior inspector alcoholic beverage control, principal inspector alcoholic beverage control, supervising inspector alcoholic beverage control in the Division of State Police and"

Page 2, Section 1, Line 35: After "Protection," insert "and marine police officer, senior marine police officer, principal marine police officer in the Division of State Police, and"

Page 2, Section 1, Line 37: After "enforcement," insert "and"

Page 2, Section 1, Line 39: After "chief" omit ","

Page 2, Section 1, Line 61: After first "officer," insert "and"

Page 2, Section 1, Line 61: After "juvenile officer," insert "chief investigator, assistant chief investigator, senior investigator and investigator in a county welfare agency in a county of the first class if the county adopts an ordinance or resolution, as appropriate, pursuant to subsection a. of section 2 of P. L. 1985, c. 221 (C. 43:16A-62.3) and police officer capitol police, senior police officer capitol police, in the Division of State Police and"

Page 2, Section 1, Line 61: Omit "capital" insert "capitol"

Page 5, Section 2, Lines 14-17: Delete "any payment" on line 14 and delete lines 15-16 in their entirety and delete "credit" on line 17 and insert "the amount of the difference between (1) the total contribution paid by the employer of the employee to the Public Employees' Retirement System with respect to any service credit transferred therefrom to the Police and Firemen's Retirement System under this subsection, and (2) the contribution which the employer would have been required to pay to the Police and Firemen's Retirement System with respect to that service credit if the employee had been enrolled in the Police and Firemen's Retirement System during the entire period with respect to which he accumulated that credit"

Page 5, Section 2, After Line 19: Insert new paragraph as follows:

"Any such employee will likewise be permitted to continue his membership in the Public Employees' Retirement System by waiving all rights and benefits which would otherwise be provided by the Police and Firemen's Retirement System. A waiver to remain in the Public Employees' Retirement System or to transfer to the Police and Firemen's Retirement System shall be accomplished by filing forms satisfactory to the Division of Pensions with the division within 90 days after the effective date of this 1985 amendatory and supplementary act. In the absence of filing a timely waiver and, if appropriate, making payment to the Division of Pensions, an eligible officer or employee's pension status shall remain unchanged and his membership shall not be transferred to the Police and Firemen's Retirement System."

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL NO. 3473

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3473 with any recommendations for reconsideration.

Assembly Bill No. 3473 would require that all goods, materials or equipment, in an aggregate amount exceeding \$2,500.00, which are purchased or leased by the State or any independent authority, board, commission or committee of the State be produced or manufactured in the United States. However, the Director of the Division of Purchase and Property may waive the requirements of the act when the domestic purchase or lease is inconsistent with the public interest, is unreasonably costly, is not available in adequate commercial quantity or is of an unsatisfactory quality.

I wholeheartedly support a policy of utilizing domestic goods, materials and equipment, so long as the policy is not inconsistent with the best interests of the State of New Jersey. This policy enhances domestic employment and strengthens our economy. Regrettably, Assembly Bill No. 3473 is presently an unacceptable vehicle by which to accomplish this objective. The bill is vague, ambiguously worded, is inconsistent with State policy regarding public contract thresholds and the scope of the bill must be clarified.

On April 9, 1985, I signed Senate Bill No. 720 (P. L. 1985, c. 107) which raises the advertised bidding threshold on State purchases, contracts or agreements from \$2,500.00 to \$7,500.00. The threshold of \$2,500.00 was obsolete, having been in effect since 1954, and was creating severe administrative problems for the Division of Purchase and Property and the Division of Building and Construction. Assembly Bill No. 3473 contains the same \$2,500.00 threshold. I recommend that the threshold be increased to \$7,500.00 to conform with State policy in the area of public contracts. Additionally, I recommend that commencing January 1, 1986 and in each even-numbered year thereafter, the Governor, in consultation with the Department of the Treasury, be authorized to adjust the threshold in direct proportion to the rise or fall of the consumer price index for all urban consumers in the New York City and Philadelphia areas, as reported by the United States Department of Labor. This amendment will ensure that the threshold will be adjusted in an amount commensurate with the rate of inflation.

I am also concerned about the scope of Assembly Bill No. 3473. The scope of the bill is too narrow, as it applies only to the executive branch of State government and any independent authority, board, commission or committee of the State. The policy embodied by this bill should apply to the Legislative branch of State government as well. On March 29, 1985, I signed Senate Bill No. 2814 (P. L. 1985,

c. 98) which allows the Office of Legislative Services to directly negotiate and award contracts for goods and services if the contracts will be paid from funds appropriated to the Office of Legislative Services. I recommend that Assembly Bill No. 3473 be amended to apply to these contracts for goods, materials or equipment purchased or leased by the Office of Legislative Services and the Legislative branch of State government. The Director of the Division of Purchase and Property would have discretion to waive the requirements of the act as they apply to purchases by the Office of Legislative Services and the Legislative branch of State government in the same manner as with contracts for purchase or lease by the State or any independent authority, board, commission or committee of the State.

Assembly Bill No. 3473 is also troubling in that it does not exempt companies having a major presence in the State that manufacture, produce or distribute foreign-made goods, materials or equipment. These companies play an important role in the State's economy. During my administration, I have attempted to attract foreign investment to this State and have succeeded. Firms from 48 nations presently have operations in New Jersey which employ over 150,000 New Jerseyans. Many more New Jersey residents own businesses or are employed by businesses that sell foreign goods, materials or equipment.

Foreign companies having operations in this State and New Jersey based companies which sell foreign products have contributed to the tremendous economic growth we have enjoyed. While I wholeheartedly support a policy of utilizing domestic goods, materials and equipment whenever possible, I cannot support a broad policy that would do so at the expense of these New Jersey citizens and which could result in a loss of employment for our residents. Therefore, I recommend that Assembly Bill No. 3473 be amended to allow the State, any independent authority, board, commission or committee of the State, the Legislative branch of State government and the Office of Legislative Services to purchase or lease foreign-made goods, materials or equipment which are manufactured, produced or distributed by a sole proprietorship, partnership or corporation with a place of business in this State and with a workforce composed predominantly of New Jersey residents. This amendment will ensure that firms and citizens who have contributed to our prosperity will continue to do so in the future and that there will be no loss of employment for New Jerseyans as a result of this bill.

In conjunction with the above recommendation, I recommend that all goods, materials or equipment purchased or manufactured in the country of Canada be excluded from the provisions of Assembly Bill No. 3473. Trade with Canada constitutes a significant portion of New Jersey's export-import trade. Last year, cross-border public and private sector trade with Canada exceeded \$4 billion. This trade has created jobs in this State and has contributed to the economic growth we have enjoyed. I am not prepared to jeopardize the productive working relationship that we possess with the country of Canada.

Finally, I recommend that the effective date of Assembly Bill No. 3473 be amended in two areas. The bill should be amended to delay the effective date from July 1, 1985 to the first day of the seventh month after the date the bill is signed into law. This will enable the Division of Purchase and Property to establish the administrative procedures that will be necessary to implement the act. The effective date also should be amended to provide that Assembly Bill No. 3473 shall only apply to Requests for Proposal issued after the effective date of the act. In its current form, Assembly Bill No. 3473 will be interpreted as applying to Requests for Proposal issued before the effective date of the act. This will create an administrative problem for the Division of Purchase and Property since the Division will have to review Requests for Proposal already issued and cancel those which do not comply with provisions of Assembly Bill No. 3473.

Accordingly, I return Assembly Bill No. 3473 and recommend that it be amended as follows:

Page 1, Title, Line 2: After "equipment" delete "and" insert ";

Page 1, Title, Line 3: After "Statutes" insert "and amending P. L. 1979, c. 8"

Page 1, Section 1, Line 1: After "1." insert "(New section)"

Page 1, Section 1, Line 6: Delete "\$2,500.00" insert "\$7,500.00 or, after June 30, 1986, the amount determined pursuant to subsection b. of this section"

Page 2, Section 1, after line 11: Insert new subsection as follows:

"b. Commencing January 1, 1986, the Governor, in consultation with the Department of the Treasury, shall, no later than March 1 of each even-numbered year, adjust the threshold amount set forth in subsection a. of this section, or subsequent to 1986, the threshold amount resulting from any adjustment under this subsection, in direct proportion to the rise or fall of the consumer price index for all urban consumers in the New York City and the Philadelphia areas as reported by the United States Department of Labor. The Governor shall, no later than June 1 of each even-numbered year, notify the Director of the Division of Purchase and Property of the adjustment. The adjustment shall become effective on July 1 of each even-numbered year."

Page 2, Section 1, Line 12: Delete "b." insert "c."

Page 2, Section 1, After line 16: Insert new section 2. and 3. as follows:

"2. (New section) Nothing in this act shall prohibit the State, or any independent authority, board, commission or committee of the State, from purchasing or leasing goods, materials or equipment manufactured or produced in Canada or foreign-made goods, materials or equipment manufactured, produced or distributed by a sole proprietorship, partnership or corporation having a place of business in this State and having a workforce composed predominantly of citizens of this State.

3. Section 11 of P. L. 1979, c. 8 (C. 52:11-64) is amended to read as follows:

11. a. Contracts for consultants' services. The provisions of any other law to the contrary notwithstanding, every contract or agreement for consultants' services to be paid from funds appropriated or otherwise made available to the Office of Legislative Services, shall be made or awarded only by specific approval of the commission.

b. Contracts for goods and services. The provisions of any other law to the contrary notwithstanding, every contract for goods or services to be paid for from funds appropriated or otherwise made available to the Office of Legislative Services may be made, negotiated and awarded directly by the Office of Legislative Services. These contracts shall follow the procedures for public advertisement for bids, the exceptions thereto and the waiver procedures set forth in sections 3 through 7 of P. L. 1954, c. 48 (C. 52:34-8 through 52:34-12) and the provisions set forth in sections 10, 13 and 14 of P. L. 1954, c. 48 (C. 52:34-15, 52:34-18 and 52:34-19).

The Office of Legislative Services shall employ the administrative and technical assistance of the Division of Purchase and Property, or its successor, in the Department of the Treasury, to make and negotiate these contracts.

The Division of Purchase and Property, or its successor, in the Department of the Treasury shall provide the administrative and technical assistance to the Office of Legislative Services in making and negotiating these contracts, but shall do so in consultation with and with the approval of the office.

c. The provisions of any other law to the contrary notwithstanding, all goods, materials or equipment purchased or leased by the Office of Legislative Services or the Legislative branch of State government where the aggregate amount exceeds \$7,500.00 or, after June 30, 1986, the amount determined pursuant to subsection b. of section 1 of this act shall be produced or manufactured in the United States, unless the Director of the Division of Purchase and Property shall determine that the purchase or lease is inconsistent with the public interest, or that such goods, materials, or equipment will be unreasonably costly, or not produced or manufactured in adequate commercial quantities or of a satisfactory quality.

Nothing in this act shall prohibit the Office of Legislative Services or the Legislative branch of State Government from purchasing or leasing goods, materials or equipment produced or manufactured in Canada or foreign-made goods, materials or equipment manufactured, produced or distributed by a sole proprietorship, partnership or corporation having a place of business in this State and having a workforce composed predominantly of citizens of this State."

Page 2, Section 2, Line 1: Delete "2" insert "4"

Page 2, Section 2, Line 1: Delete "for all" insert "immediately but shall only apply to requests for proposals,"

Page 2, Section 2, Line 2: Delete "July 1, 1985" insert "the first day of the seventh month following enactment"

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
August 28, 1985. }

ASSEMBLY BILL No. 3685

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3685 with my recommendations for reconsideration.

Assembly Bill No. 3685 would require the State to convey to the current lessee certain land that is being utilized as part of a ski facility. In consideration for the State's decision to convey this land, the lessee will convey to the State land of approximately equivalent size and fair market value, which is suitable for recreation, conservation or fish and game purposes. The land that will be transferred to the State will be considered a Green Acres land acquisition by the State.

The lessee will also be required to assume the State's in-lieu of tax obligation to municipalities in which the lands that will be transferred to the State will be located. The obligation will last for 13 years and will decrease annually pursuant to a formula set forth within Assembly Bill No. 3685. The lessee will be required to pay the entire 13 year obligation immediately. The money will be placed in a fund and will be dispersed annually over the 13 year period to affected municipalities.

Assembly Bill No. 3685 arose from a controversy surrounding lease agreements involving the Department of Environmental Protection, and Vernon Valley Recreation Association, Inc. and Great Gorge, Inc., subsidiaries of Great American Recreation Inc. In 1967 and 1968, Vernon Valley Recreation Association Inc. and Great Gorge Inc. leased from the Department of Environmental Protection certain land to be utilized as part of their ski facility, which is located in the Township of Vernon, Sussex County. Pursuant to the terms of the leases, Vernon Valley Recreation Association Inc. and Great Gorge Inc. are required to pay the Department of Environmental Protection \$10,000.00 or 5% of the ski lift ticket revenues and 2.5% of the revenues from the lodge

and restaurant at the base of the facility, whichever is greater. The leases extend through the year 2018.

In 1984, the Office of the Attorney General filed a lawsuit against Great American Recreation Inc., the parent corporation, that alleged that Great American's subsidiaries were not complying with the terms of the leases. On November 8, 1984, the parties entered into a settlement agreement designed to resolve the issues presented in the lawsuit. One provision of the settlement agreement directed that by April 30, 1986, Great American Recreation Inc. would have to find an independent operator to run the ski facility. If no independent operator could be found by April 30, 1986, the Department of Environmental Protection would have the prerogative of terminating the lease agreements. This provision was designed to sever the relationship between Great American Recreation Inc. and the State of New Jersey. The settlement agreement also allowed the parties to formulate any other method acceptable to both parties to sever their relationship.

Since November 8, 1984, the parties have been attempting to find an independent operator and have been unsuccessful. I have been advised that it is unlikely that an acceptable operator will be found by the April 30, 1986 deadline.

I am not willing to jeopardize the existence of one of the State's premiere recreational attractions by waiting until April 30, 1986 in the hope that an agreement between the parties can be reached. We must act now to formulate an agreement that will sever the relationship between the Department of Environmental Protection and Great American Recreation Inc., will ensure that the ski facility will continue to operate and, most importantly, will ensure that the State will not suffer economically or environmentally from such an agreement.

The amendments I am proposing will correct some problems which have been identified in the bill and are designed to provide a workable vehicle to address this situation.

One concern is that the bill is vague in several areas. It does not specify the amount of acreage that will be transferred from the State to the current lessee. The bill does not establish a mechanism by which the acreage that will be transferred to the lessee will be valued, for the purposes of determining the extent of the lessee's obligation to the State. In addition, no entity is designated within State government that will have the responsibility of negotiating an agreement with the lessee on behalf of the State.

To address these concerns, I recommend that the State House Commission be authorized to convey the State land at issue to Great American Recreation Inc., under terms and conditions acceptable to the State House Commission. In setting the terms and conditions of an agreement with Great American Recreation Inc., the State House Commission shall include a deed restriction requiring that the State land at issue be utilized for conservation or recreation or

fish and game purposes in the future. The State House Commission, through its authorized agent, also would have the authority to execute the deeds and all other documents necessary to effectuate the conveyance.

The State House Commission is the appropriate entity for two reasons. It is the Commission's statutory responsibility to approve and set the terms and conditions on the transfer of State land. The Commission is a seven member body consisting of representatives from the Legislative and Executive branches of State government. As such, members of the two branches of State government that will approve this legislation will approve the final terms and conditions of an agreement with Great American Recreation Inc.

I am also concerned that Assembly Bill No. 3685 would eliminate the revenue that flows into the Hunters and Anglers License Fund under the current leases. The Division of Fish, Game and Wildlife in the Department of Environmental Protection administers the land that is the subject of the current leases. The revenue realized from these leases is placed in the Hunters and Anglers License Fund. I am advised that this revenue has averaged \$230,000.00 annually during the highest five years under the current leases.

Assembly Bill No. 3685 does not contain a provision to guarantee that the Fund will receive all or a portion of the revenues currently received under the leases. Moreover, by making the land that will be transferred to the State a Green Acres land acquisition, the Fund would not receive any revenue generated from the new land. This is unacceptable.

Accordingly, I recommend that Assembly Bill No. 3685 be amended to ensure that the money received by the State under an agreement with Great American Recreation Inc. be remitted to the State Treasurer and placed to the credit of the Hunters and Anglers License Fund administered by the Division of Fish, Game and Wildlife in the Department of Environmental Protection. All interest earnings from such moneys also would be placed in the Fund. This will ensure that the Fund will continue to receive all or a portion of the annual revenues that are being placed into the Fund under the current leases with Great American Recreation Inc.

Finally, I have been advised that the provision of Assembly Bill No. 3685 that would exempt the land that will be transferred to the State from the roll-back tax under the Farmland Assessment Act could be unconstitutional. The New Jersey Constitution empowers the Legislature to enact laws that would allow local tax assessors to assess land used for agricultural or horticultural purposes at a lower rate than land utilized for other purposes. The Constitution also provides that if such land is subsequently used for other purposes, the owner will be subject to an additional tax. This additional tax is the roll-back tax. N. J. Const. Art. VIII, § 1, par. 1(1)(b). The Constitution does not provide for exceptions to the roll-back tax. By creating an exception, Assembly Bill No. 3685 arguably violates the Constitution. For this reason, I am deleting the roll-back tax provision in the bill.

Accordingly, I herewith return Assembly Bill No. 3685 and recommend that it be amended as follows:

Page 1, Title, Lines 1-2: On line 1 omit "and" and on line 2 omit "supplementing P. L. 1961, c. 45 (C. 13:8A-1 et seq.)"

Page 1, Preamble, Line 8: After "wildlife," insert "there is the possibility that the ski facility currently being operated on certain State-owned land may be closed down as a result of an order of the Superior Court entered on November 8, 1984;"

Page 1, Preamble, Lines 10-11: On line 10 omit "the economic incentives" and on line 11 omit "necessary to keep ski facilities in operation" and insert "a means by which the ski facility now in operation on certain State-owned land will continue to operate to the benefit of the State and its citizens"

Pages 1-2, Sections 1-2: Omit entirely and insert new sections "1." through "3." as follows:

"1. Notwithstanding the provisions of any other law, rule or regulation to the contrary, the State House Commission is authorized to sell and convey the State-owned property currently being used as part of a ski facility and which is the subject of certain leases, along with certain other State-owned property in close proximity to the leased lands, to the lessees of that property under terms and conditions acceptable to the State House Commission. In setting the terms and conditions, the State House Commission shall include a restriction of use requiring that the State-owned property currently being used as part of a ski facility and which is the subject of certain leases, along with certain other State-owned property in close proximity to the leased lands, be continually utilized for conservation or recreation or fish and game purposes.

2. All money received by the State pursuant to the sale and conveyance of the State-owned property pursuant to section 1 of this act shall be remitted to the State Treasurer and placed to the credit of the "hunters' and anglers' license fund," created under the provisions of R. S. 23:3-11, which moneys are to be used exclusively for the purposes of that fund. Interest earnings on moneys remitted to the State Treasurer under this section are to be credited to that fund.

3. The State House Commission is authorized, through its designated agent, to execute the deeds and all other documents necessary to effectuate the conveyance authorized by this act."

Page 2, Section 8, Line 1: Omit "3." insert "4." and after "immediately" insert "; however, the terms and conditions of all leases shall remain in full force and effect until the conveyance is completed"

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
AUGUST 28, 1985. }

ASSEMBLY JOINT RESOLUTION NO. 56

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Joint Resolution No. 56 with my objections and recommendations for amendment.

This Joint Resolution directs the Commissioner of Education to develop a model curriculum on abduction prevention.

I am acutely aware of the tragic proportions of this child abduction problem and have taken many significant administrative and legal steps designed to both prevent abduction and to assist those who are victimized by it. Accordingly, I would eagerly embrace any proposal which would prevent even one occurrence of child abduction. The Resolution before me, while well intentioned, presents a response to this problem which appears sensible on its surface but upon closer scrutiny would be ineffective in accomplishing its laudable goal.

All public schools in this State are currently required to teach abduction prevention as part of the Family Life Curriculum. Therefore, this Resolution would not require any preventive measures not already being taken. If any school requests assistance in this area, the Department of Education is available to furnish guidelines.

In addition to being duplicative of current procedures, this Resolution presents an intrusion into local school matters by actually directing how a certain subject matter should be taught. New Jersey has a long tradition of strong home rule over local schools, and I firmly agree that educational matters are best left to the citizens of the community who understand local characteristics and support the school system through property taxes. The development of a Statewide model curriculum, even if not a mandatory one, sends an alarming signal to local school districts that the State is considering further intrusions into local school affairs. Furthermore, any Statewide curriculum would be destined to be ineffective, as it could not propose a program which would be relevant to the widely diverse segments of the State. For these reasons, the Department of Education has never before prepared a model curriculum.

I am also concerned that the enactment of this Resolution would set a disturbing precedent. After a model is developed, the next logical step would be to require its use in local districts. This development would be clearly unacceptable. Furthermore, there are several pending legislative proposals which would require the development of model curricula in other worthy areas. If all of these proposals were enacted, schools would have decreased time during which to prepare their students for the newly implemented High School Proficiency Test.

In conclusion, I fail to see the merit in ordering a service to local districts which they do not need and have not requested. However, I want to be certain that any school district that requests assistance in this area will receive it from the Department of Education. For this reason, I am recommending that this Resolution be modified to require that the Department prepare suggested guidelines on abduction prevention which are to be made available to every school district which requests such information.

Therefore, I herewith return Assembly Joint Resolution No. 56 and recommend that it be amended as follows:

Page 2, Section 1, Line 2: Delete "a model curriculum" and insert "suggested guidelines".

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly Bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 268, 548, 608, 778, 803, 1278, 1392, 2026, 2589, 3112, 3164, 3473, 3685 and AJR 56.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 268, 548, 608, 778, 803, 1278, 1392, 2026, 2589, 3112, 3164, 3473, 3685 and AJR 56.

The following memorandum was read:

Assemblyman Thomas Pankok has been appointed to replace Assemblyman William Flynn on the Assembly Judiciary Committee for its meeting on Monday, August 12, 1985.

The following resolution was read:

By Assemblywoman Ogden and Assemblyman Genova.

Resolved, that Mr. Genova be admitted as prime sponsor of Assembly No. 1780 of 1984 and that I remain on the bill as first cosponsor.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Committee to Study Economic, Legal and Environmental Issues Related to Availability and Cost of Environmental Liability Insurance Coverage

Assemblyman Thomas Deverin and Assemblywoman Marlene Lynch Ford

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

State Commission of Investigation

William S. Greenberg for a three year appointment commencing August 1, 1985.

The following communication was read:

Pursuant to Rule 10:11, please refer the following bills, which have been reported by other committees and appear to involve an actual or potential appropriation or expenditure of \$100,000 or more of state funds, to the Revenue, Finance and Appropriations Committee:

Assembly No. 2718, Assembly Judiciary Committee.

Senate No. 2340, Assembly Judiciary Committee.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

7/26/85 DEPARTMENT OF EDUCATION (1983-84 Annual Report)

7/26/88 STATE LAW ENFORCEMENT PLANNING AGENCY (Block Grant Fund Application)

8/7/85 DEPARTMENT OF ENVIRONMENTAL PROTECTION (1984 Annual Report)

8/12/85 PORT AUTHORITY OF NY & NJ (Board Minutes 8/8/85: Industrial Development Program, Yonkers; Elizabeth Industrial Park)

8/13/85 NJ EDUCATIONAL FACILITIES AUTHORITY (1984 Annual Report)

8/15/85 NJ HEALTH CARE FACILITIES FINANCING AUTHORITY (1984 Annual Report)

The following messages were read to the Governor:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 78, 1044, 1049, 1444, 1821, Assembly Committee Substitute for Assembly Nos. 1829, 872, 873, Assembly Nos. 1955, 2125, 2625, Assembly Committee Substitute for Assembly Nos. 2744, 2803, Assembly Nos. 2806, 2885, 3037, 3040, Assembly Committee Substitute for Assembly Nos. 3112, 116, Assembly Nos. 3282, 3683, 3856, 1893, 2102, 3630, 1515, 2764, 3436, Senate Committee Substitute for Assembly No. 3610, Senate No. 2952, and Assembly No.

1099, Assembly Nos. 3638, 1807, 337, 338, Assembly Joint Resolution No. 87, Assembly Nos. 339, 457, 571, 574, Senate Committee Substitute for Assembly Nos. 634, 635, Assembly Nos. 647, 803, 1309, 1548, 1838, 1963, 2589, 2656, 2846, 2982, 3117, 3268, 3354, 3434, 3514, 3738, 3762, 3829 and 3855.

On motion made and adopted, cosponsors were named to the following bills

MOTION

Assembly Nos. 3450 and 4001, Mr. Schwartz.

Assembly No. 27, Mr. Genova.

Assembly No. 27, Mr. Hardwick (prime sponsor).

Assembly No. 3905, Mr. Zimmer.

Assembly No. 3695, Messrs. Pankok and Schwartz.

Assembly No. 3429, Mr. Visotcky.

Assembly No. 3150, Ms. Ogden.

Assembly No. 3016, Ms. Muhler.

Assembly Nos. 3664, 3663 and 3662, Mr. Pankok, Ms. Ogden and Mr. Miller.

Assembly No. 220, Ms. Cooper.

Assembly No. 3790, Mr. Zangari.

Assembly No. 100, Mr. Bennett.

Assembly No. 2743, Mr. M. Adubato.

Assembly No. 3615, Mr. Flynn.

Assembly No. 273, Mr. Bryant.

Assembly No. 534, Mr. Pelly.

Assembly Nos. 634, 635, 3359 and 3587, Mr. Bocchini.

Assembly Committee Substitute for Assembly Nos. 3563 and 3753, Messrs. Herman, Pankok and Thompson.

Assembly No. 2840, Ms. Ford.

On motion made and adopted the following names were withdrawn as cosponsors of the following bills:

Assembly No. 3796, Messrs. Muziani, Kern and Palaia.

Assembly No. 273, Mr. Bryant withdrawal as prime sponsor, Mr. Gorman listed as prime sponsor.

Assembly No. 1050, Mr. Miller.

Assembly Nos. 3662, 3663 and 3664, Mr. Zangari.

On motion of Mr. Hendrickson and adopted, Assembly No. 322 was withdrawn from the files.

On motion of Mr. Zangari and adopted, Assembly Nos. 20 and 2482 were withdrawn from the files.

On motion of Mr. Bocchini and adopted, Assembly No. 3244 was withdrawn from the files.

On motion of Mr. Mazur and adopted, Assembly No. 2844 was withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, September 9, 1985 at noon.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, August 31, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

TUESDAY, September 3, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, September 5, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, September 7, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, September 9, 1985.

The General Assembly met at 2:40 p.m.

Prayer was offered by Rt. Rev. Paul S. Bradley, St. Michael's R. C. Church of West End, Long Branch, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Bennett, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 3846 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

63 Yeas	10 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson,

Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari—63.

In the negative were—

Albohn, Colburn, Hardwick, Hendrickson, Kern, Miller, Penn, Shinn, Zecker, Zimmer—10.

Mr. Otlowski asked for the record on Assembly No. 3775, which was furnished by the Clerk.

Mr. Otlowski moved that Assembly No. 3775 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Otlowski moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 548 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

73 Yeas 3 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Millane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—73.

In the negative were—

Kavanaugh, Penn, Zecker—3.

Assembly No. 608 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden,

Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

Assembly No. 3081 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

78 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

Mr. Zimmer moved that Assembly No. 3377 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

35 Yeas 41 Nays

In the affirmative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—35.

In the negative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

Assembly No. 3377 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

44 Yeas 30 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Cuprowski, Deverin, Doria, Flynn, Ford, Foy, Garvin, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Rooney, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari—44.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Littell, Loveys, Martin, Miller, Muhler, Muziani, Ogden, Penn, Randall, Rocco, Schuber, Shinn, Shusted, Zecker, Zimmer—30.

Mr. Schwartz asked for the record on Assembly No. 2927, which was furnished by the Clerk.

Mr. Schwartz moved that Assembly No. 2927 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Schwartz moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Felice asked for the record on Assembly No. 3070, which was furnished by the Clerk.

Mr. Felice moved that Assembly No. 3070 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Felice moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Mazur asked for the record on Assembly No. 4024, which was furnished by the Clerk.

Mr. Mazur moved that Assembly No. 4024 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Mazur moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Kavanaugh asked for the record on Assembly No. 750, which was furnished by the Clerk.

Mr. Kavanaugh moved that Assembly No. 750 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Kavanaugh moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Doria asked for the record on Assembly No. 3604, which was furnished by the Clerk.

Mr. Doria moved that Assembly No. 3604 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doria moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 803 was given third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

74 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative was—Penn—1.

Assembly No. 87 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

73 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian,

Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative were—

Albohn, Colburn, Frelinghuysen, Kavanaugh, Miller, Shinn—6.

Assembly No. 268 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 2935 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

69 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—69.

In the negative were—

Albohn, Colburn, Shinn, Zimmer—4.

Assembly No. 2936 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

69 Yeas 4 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker—69.

In the negative were—

Albohn, Colburn, Shinn, Zimmer—4.

Assembly No. 2937 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

64 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker—64.

In the negative were—

Albohn, Colburn, Shinn, Zimmer—4.

Mr. Kern asked for the record on Assembly No. 243, which was furnished by the Clerk.

Mr. Kern moved that Assembly No. 243 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Kern moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3685 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 778 was given third reading.

Mr. Naples moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

Mr. Deverin offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1394.

Which was read by the Clerk and adopted by the following vote:

75 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative was—Kern—1.

Assembly No. 2026 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

76 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative was—Albohn—1.

Assembly No. 2313 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

79 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted,

Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—79.

In the negative—None.

On motion of Mr. Loveys, pursuant to Rule 15:20, Senate No. 1744 was substituted for Assembly No. 1322 with which it is identical, and Mr. Loveys was added as cosponsor of Senate No. 1744. Which motion passed by voice vote.

Senate No. 1744 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

72 Yeas	2 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative were—

Foy, Kern—2.

Senate No. 1031 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

42 Yeas	32 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muhler, Ogden, Palaia, Penn, Perun, Randall, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—32.

Assembly Bill No. 2327 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

73 Yeas	2 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—73.

In the negative were—

Kern, Zimmer—2.

Assembly Joint Resolution No. 56 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Roney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

Assembly No. 1091 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

73 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz,

Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker—73.

In the negative were—

Albohn, Kern, Zimmer—3.

Assembly Bill No. 4040 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—74.

In the negative were—

Albohn, Miller—2.

Assembly No. 1392 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 1571 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

75 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cu-

prowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Ms. Kalik offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2337.

Which was read by the Clerk and adopted by the following vote:

76 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—76.

In the negative was—Albohn—1.

Assembly No. 2506 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

78 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson,

Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

Assembly No. 3977 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zanzari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 2940 was given third reading.

Mr. Weidel moved the bill which passed by the following vote:

78 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—78.

In the negative—None.

Assembly No. 2735 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Hay-

taian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 2736 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

73 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Assembly No. 2591 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

73 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Miller—1.

Assembly No. 3094 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

43 Yeas 31 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Muhler, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Chinnici, Cooper, Felice, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muziani, Ogden, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Zecker, Zimmer—31.

Assembly No. 3455 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

77 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—77.

In the negative—None.

On motion of Mr. Thompson, pursuant to Rule 15:20, Senate No. 2871 was substituted for Assembly No. 3590 with which it is identical, and Mr. Thompson was added as cosponsor of Senate No. 2871. Which motion passed by voice vote.

Senate No. 2871 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell,

Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 4100 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3413 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3576 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 4055 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

76 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 1282 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

69 Yeas

5 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Garvin, Genova, Girgenti, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney,

Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative were—

Albohn, Colburn, Frelinghuysen, Haytaian, Shinn—5.

Senate No. 1842 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Senate No. 1915 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 1929 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Franks, Freling-

huysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

On motion of Mr. Miller, pursuant to Rule 15:20, Senate No. 2212 was substituted for Assembly No. 2626 with which it is identical, and Mr. Miller was added as cosponsor of Senate No. 2212. Which motion passed by voice vote.

Senate No. 2212 was given third reading.

Mr. Miller moved the bill which passed by the following vote:

76 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—76.

In the negative—None.

Assembly No. 3164 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn,

Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 219 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Mr. Kavanaugh, pursuant to Rule 15:20, Senate No. 633 was substituted for Assembly No. 750 with which it is identical, and Mr. Kavanaugh was added as cosponsor of Senate No. 633. Which motion passed by voice vote.

Senate No. 633 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Franks, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 4006, by Ms. Perun, Mr. Penn, Ms. Ogden, Messrs. Shusted, Genova, Franks, Rod, Rocco, Felice and Kava-

naugh, Corrections, Health and Human Services Committee—Establishes a New Jersey AIDS Task Force, approps. \$100,000.

Assembly No. 4007, by Ms. Perun, Mr. Penn, Ms. Ogden, Messrs. Genova, Rod, Franks, Rocco, Kavanaugh and Felice, Corrections, Health and Human Services Committee—Supp. approp. of \$5,000,000 to Dept. of Health for the AIDS resource center at UMDNJ.

Assembly No. 4008, by Messrs. Weidel, Palaia and Schuber, Agriculture and Environment Committee—Permits persons permanently confined to wheelchairs to receive free resident's fishing license.

Assembly No. 4009, by Mr. Zecker, Law, Public Safety and Defense Committee—Permits municipality and county to establish minimum education requirements for law enforcement officers.

Assembly No. 4010, by Mr. Fortunato, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits retired State employee who is eligible for refund of medicare premiums to receive reimbursement for past premiums paid by him.

Assembly No. 4011, by Messrs. Hendrickson, Muziani, Rocco, Zimmer, Albohn, Haytaian, Kosco and Schusted, Law, Public Safety and Defense Committee—Makes it a crime of 3rd degree to cause a person's death while operating a power vessel while under the influence of alcohol or drugs.

Assembly No. 4012, by Messrs. McEnroe, Naples and S. Adubato, Municipal Government Committee—Permits a municipality to convey land for nominal consideration to nonprofit housing corporations, limited dividend housing corporations or housing associations.

Assembly No. 4013, by Messrs. Karcher and Otlowski, Law, Public Safety and Defense Committee—Authorizes special motor vehicle plates for members of veterans' organizations.

Assembly No. 4014, by Messrs. Watson and Naples, Transportation and Communications Committee—Supp. approp. of \$1,000,000 to DOT for rehabilitation of Harrison Street bridge in Princeton Township.

Assembly No. 4015, by Mr. Fortunato, Law, Public Safety and Defense Committee—Allows handicapped person to obtain a driver's license without a photograph.

Assembly No. 4016, by Mr. Pelly, Corrections, Health and Human Services Committee—Establishes an Impaired Health Professionals Assistance Study Commission, appropriates \$75,000.

Assembly No. 4017, by Messrs. Frelinghuysen, Villane, Weidel, S. Adubato, Watson, McEnroe, Vainieri, Ranieri, LaRocca, Cuprowski, Kavanaugh, Franks, Haytaian and Martin, Corrections, Health and Human Services Committee—Supp. approp. of \$1,600,000 for AIDS screening.

Assembly No. 4018, by Messrs. Hollenbeck, Visotcky and Haytaian, Agriculture and Environment Committee—The "County and Municipal Water Supply Act," revises the law with respect to the operation of water supply facilities.

Assembly No. 4019, by Mr. Shinn, Revenue, Finance and Appropriations Committee—Exempts certain services provided with respect to farm equipment from the State sales tax.

Assembly No. 4020, by Mr. Karcher, Revenue, Finance and Appropriations Committee—Supp. approp. of \$50,000 to Greenpeace U.S.A.

Assembly No. 4022, by Mr. Deverin, Judiciary Committee—Extends firearm sentencing requirements to repeat offenders whose convictions occurred in other jurisdictions.

Assembly No. 4023, by Ms. Perun and Mr. Genova, Law, Public Safety and Defense Committee—Authorizes the issuance of special license plates for members of the American Legion.

Assembly No. 4025, by Mr. Karcher, Municipal Government Committee—Provides that registered municipal clerk's certificate shall be issued under certain circumstances.

Assembly No. 4026, by Mr. S. Adubato, Revenue, Finance and Appropriations Committee—Supp. approp. of \$300,000 to DCA for the Belleville Police Station.

Assembly No. 4027, by Mr. Watson, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Requires that the retirement allowance of veteran members of PERS be based on three highest years of salary.

Assembly No. 4028, by Mr. Brown, Transportation and Communications Committee—Makes traffic signals in operation for 20 years as authorized by law.

Assembly No. 4029, by Mr. Charles, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits certain members of PERS to purchase up to one year of credit for temporary service under certain circumstances.

Assembly No. 4030, by Messrs. Charles, Ranieri and Fortunato, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides that a municipal utility authority is not subject to provisions of the civil service law.

Assembly No. 4031, by Mr. Flynn, Banking and Insurance Committee—Affirms the right of an uninsured motorist to recover damages for economic loss sustained as an injured party.

Assembly No. 4032, by Messrs. Paterniti and Pelly, Aging Committee—Creates a Statewide program in Dept. of Health to train senior citizens in use of CPR, approps. \$250,000.

Assembly No. 4033, by Mr. Pellecchia, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Increases pension payable to the surviving spouse of a retired member of Consolidated Police and Firemen's Pension Fund.

Assembly No. 4034, by Messrs. Hendrickson, Pankok, Ms. Muhler, Messrs. Bennett and Villane, Energy and Natural Resources Committee—Prohibits discharge of certain substances into waters of this State and imposes penalties for violations.

Assembly No. 4035, by Mr. Doyle and Ms. Ford, Transportation and Communications Committee—Directs DOT to study feasibility of constructing pedestrian overpasses on Route 9 in Lakewood, NJ.

Assembly No. 4036, by Ms. Ford and Mr. Doyle, Education Committee—Provides for State to pay 90% of school transportation costs regardless of whether the transportation is contracted out or done by school personnel.

Assembly No. 4037, by Ms. Ogden, Messrs. Shinn, Muziani, Hendrickson, Chinnici and Shusted, Agriculture and Environment Committee—Prohibits the transportation of Pinelands ground or surface water outside the boundaries of the Pinelands National Reserve.

Assembly No. 4038, by Ms. Perun, Messrs. Kline, Miller and Zecker, Higher Education and Regulated Professions Committee—Revises the definition of the "practice of engineering" to conform to the definition approved by the National Council of Engineering Examiners.

Assembly No. 4039, by Ms. Randall, Judiciary Committee—Permits siblings of minor children to apply for court order granting visitation rights.

Assembly No. 4041, by Messrs. Villane, Palaia, Bennett and Ms. Muhler, Law, Public Safety and Defense Committee—Supp. approp. of \$170,000.00 to Dept. of Law and Public Safety for Marine Police boating safety education programs.

Assembly No. 4042, by Mr. Flynn, Judiciary Committee—Increases penalties for leaving the scene of an accident.

Assembly No. 4043, by Mr. Pankok, Education Committee—Increases the distance for approved transportation of nonpublic school pupils.

Assembly No. 4044, by Ms. Kalik, State Government, Civil Service, Elections, Pension and Veterans Affairs Committee—Permits certain commissions extensions of time to complete duties.

Assembly No. 4045, by Ms. Kalik, Banking and Insurance Committee—Provides that insurers are required to give notice if premium is automatically charged against the cash value of the policy.

Assembly No. 4046, by Ms. Muhler, Revenue, Finance and Appropriations Committee—The "Clean NJ Bond Act of 1985", authorizes \$275 million in bonds for solid waste and wastewater treatment facilities.

Assembly No. 4047, by Messrs. Rocco, Shusted, Kern, Felice, Bocchini, Palaia, Ms. Garvin and Ms. Muhler, Education Committee—Prohibits local boards of education from requiring pupils to submit to drug screening tests except under certain circumstances.

Assembly No. 4048, by Messrs. Rocco, Shusted, Gorman, Herman Riley, Marsella and Doria, Higher Education and Regulated Professions Committee—Establishes a South Jersey Center for Doctoral Studies, approps. \$30,000.00.

Assembly No. 4049, by Messrs. Rocco, Shusted, Gorman, Herman, Riley, Marsella, Pankok, Bryant and Shinn, Revenue, Finance and Appropriations Committee—Allows credit under State income tax for certain late payments of foreign taxes.

Assembly No. 4050, by Mr. Pankok, Banking and Insurance Committee Committee—Provides refunds of fees for certain insurance brokers', agents' and solicitors' licenses paid by certain veterans.

Assembly No. 4051, by Messrs. Zangari and Visoteky, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prevents members of State commissions from voting on commission matters under certain circumstances.

Assembly No. 4052, by Messrs. Herman and Pankok, Judiciary Committee—Increases the interest on general pecuniary devises and on certain workers' compensation payments.

Assembly No. 4053, by Mr. Herman, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits certain sheriffs to grant tenure to certain corrections personnel without civil service examination under certain circumstances.

Assembly No. 4054, by Messrs. Herman and Pankok, Banking and Insurance Committee—Requires insurers to send copies of notice of cancellation of auto insurance to the municipal chief of police.

Assembly No. 4056, by Messrs. Deverin and Long, Revenue, Finance and Appropriations Committee—Supp. approp. of \$1,100,000.00 to DCA to enable the Housing Authority of the City of Elizabeth to restore the Vail-Peam School.

Assembly No. 4057, by Messrs. Deverin and Long, Education Committee—Requires certain vehicles used to transport pupils to be equipped with traffic control and warning devices.

Assembly No. 4058, by Messrs. McEnroe, Fortunato and Zangari, Judiciary Committee—Authorizes the appointment of 2 additional Superior Court judges in Essex County.

Assembly No. 4059, by Mr. Charles, County Government and Regional Authorities Committee—Grants tenure to certain deputy registers of deeds and mortgages.

Assembly No. 4060, by Messrs. Hardwick, Villane, Palaia, Schuber, Kosco, Chinnici and Muziani, Revenue, Finance and Appropriations Committee—The "New Jersey Environmental Trust Act," approps. \$33,583,333.00.

Assembly No. 4061, by Mr. Bennett and Ms. Muhler, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prohibits certain candidates from assisting blind, disabled or illiterate voters to vote.

Assembly No. 4062, by Messrs. Thompson, Charles, Watson, Ms. Garvin, Messrs. Bryant and Brown, Corrections, Health and Human Services Committee—Requires certain restaurants to give customers notice of nutritional content of food served.

Assembly No. 4063, by Messrs. M. Adubato, Loveys, LaRocca and Deverin, Banking and Insurance Committee—Revises the law regulating the collection of the premiums charged for surplus lines coverages.

Assembly No. 4064, by Messrs. Kern, Felice, Schuber, Kosco, Shusted and Flynn, Judiciary Committee—Prohibits punitive or exemplary damages from being awarded against public employees in certain civil actions.

Assembly No. 4065, by Messrs. Kern, Kosco and Felice, Banking and Insurance Committee—Restricts the financial institution exemption from the mortgage bankers and brokers licensing law to include only State financial companies and insurance companies.

Assembly No. 4066, by Messrs. Kern, Kosco and Felice, Commerce and Industry Committee—Requires license in order to resell tickets and imposes maximum premium on the original sale of admission tickets to places of entertainment.

Assembly No. 4067, by Messrs. Mazur and LaRocca, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Prohibits the use of certain facilities by nonresidents who purport to represent New Jersey.

Assembly No. 4068, by Messrs. Genova, Hardwick, Ms. Perun, Mr. Shusted and Ms. Ogden, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides for State matching funds to certain nonprofit organizations to mark revolutionary war veterans' graves.

Assembly No. 4069, by Mr. Genova, Corrections, Health and Human Services Committee—Creates the Community Residence Study Commission, approps. \$50,000.00.

Assembly No. 4070, by Mr. Genova, Corrections, Health and Human Services Committee—Restricts siting of certain residential health facilities.

Assembly No. 4071, by Mr. Ranieri, Transportation and Communications Committee—"The Route 1 Truck Control Act."

Assembly Joint Resolution No. 119, by Ms. Garvin and Mr. Doria, Education Committee—Directs Comm. of Ed. to study insurance costs to local school districts.

Assembly Resolution No. 157, by Messrs. Otlowski, Visoteky and Cuprowski, Corrections, Health and Human Services Committee—Expresses sense of General Assembly that appropriate State agencies should provide adequate services to all chronically mentally ill persons.

Assembly Resolution No. 158, by Mr. Hardwick, State Government, Civil Service, Elections, Pensions and Veterans Affairs Com-

mittee—Requests the Governor to negotiate a more equitable boundary between the states of New Jersey and Delaware.

Assembly Resolution No. 159, by Messrs. Thompson and Brown, Corrections, Health and Human Services Committee—Directs Corrections, Health and Human Services Committee of the General Assembly to conduct a public hearing on the problem of AIDS among inmates.

Assembly Resolution No. 161, by Messrs. S. Adubato and Bennett, without reference—Memorializes Congress to adopt legislation to continue and increase funding of "Superfund".

Assembly Resolution No. 162, by Mr. Rooney, Ms. Randall, Messrs. Zecker, Felice, Schuber and Kosco, Higher Education and Regulated Professions—Urges Comm'r of Ed. to expand the Governor's Teaching Scholars Program to include presently enrolled college students.

Assembly Resolution No. 163, by Messrs. Mazur and LaRocca, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Expresses disapproval of General Assembly concerning Miss America Pageant rules which allow contestants without any substantial connection to a state to represent that state in the contest.

Assembly No. 4021, by Messrs. Herman and Pankok, Revenue, Finance and Appropriations Committee—The "State Aid for Small Municipalities Act," approps. \$1,000,000.

Assembly No. 4024, by Messrs. Mazur, Baer, Felice and Schuber, without reference—Creates a commission to study and make recommendations concerning funding training and coordination of emergency response services, approps. \$45,000.

Assembly No. 4040, by Ms. Ford, Mr. Doyle, Ms. Walker, Messrs. Flynn, Bocchini, Patero, Visotcky, Hollenbeck, Mazur, Baer, S. Adubato, Doria, Ms. Garvin, Messrs. Ranieri, Watson, Fortunato, Brown, Bryant, Pellecchia, Girgenti, Gorman, Rod, Ms. Cooper, Messrs. Cuprowski, Vainieri, Charles, LaRocca, Deverin, Herman, Ms. Kalik, Messrs. Long, M. Adubato, Zangari, Riley, Marsella, Pelly, Otlowski, Paterniti, Naples, McEnroe, Thompson, Schwartz and Pankok, without reference—Supp. approp. of \$7,600,000 to Dept. of Higher Ed. to fund the operational cost of county colleges.

Assembly No. 4055, by Mr. Bryant, without reference—Amends the "Urban Enterprise Zones Act" to enable up to three eligible zones to consist of a continuous border that extends through one or more contiguous qualifying municipalities.

Assembly No. 4073, by Messrs. Pelly, Paterniti, Karcher, Rod, Doyle and Ms. Ford, without reference—Voids certain interdistrict waste flow orders issued by DEP unless sending and receiving districts enter into certain agreement.

Assembly No. 4100, by Messrs. Littell, LaRocca, Kavanaugh, Bennett, Haytaian, Weidel, Ranieri, Cuprowski, Vainieri, Charles, Doria, Hendrickson, Chinnici, Muziani, Loveys, Albohn, Ms. Cooper, Messrs. Frelinghuysen, Palaia, Shinn, Miller, Ms. Ogden, Messrs. Shusted, Genova, Ms. Perun, Messrs. Franks, Hardwick, Koseo, Schuber, Felice, Rooney, Zecker, Kline, Ms. Muhler, Mr. Martin, Ms. Randall, Ms. Garvin, Messrs. Kern, Rod, Rocco, Girgenti, Pellecchia, Long, Deverin, Riley, Flynn, S. Adubato, McEnroe, Patero, Herman, Mazur, Pelly, Bocchini, Thompson and Marsella, without reference—Assigns exclusive authority for the development of monorail systems to DOT.

Assembly Joint Resolution No. 118, by Mr. Karcher, without reference—Designates part of State Hwy. Route 18 as "Kean-Hughey Highway".

Assembly Concurrent Resolution No. 193, by Mr. Bryant, without reference—Proposes constitutional amendment to permit Legislature to authorize by 2/3 vote of each house the creation of a debt in the form of bonds issued by the State.

Assembly Resolution No. 160, by Mr. Ford, Mr. Doyle, Ms. Walker, Mr. Flynn, Ms. Kalik, Messrs. Bocchini, Patero and Rod, without reference—Creates a special committee to investigate hazardous waste dumping practices at military bases in New Jersey.

Assembly No. 4082, by Messrs. M. Adubato, Deverin, Loveys, Koseo, LaRocca and Karcher, Banking and Insurance Committee—Exempts some registered investment co. funds from gross income tax distributions.

Assembly No. 4083, by Messrs. M. Adubato, Deverin, Loveys and LaRocca, Banking and Insurance Committee—Concerns claims arising out of N. J. accidents.

Assembly No. 4084, by Messrs. M. Adubato, Deverin, Loveys, LaRocca and Karcher, Banking and Insurance Committee—Extends moratoriums on "non-bank banks".

Assembly No. 4085, by Mr. Karcher, without reference—Approp. \$750,000 for Vocational Rehab Services.

Assembly No. 4086, by Mr. Karcher, without reference—Approp. \$5,000 to cover expenses of Commission to Review Disbursement of State Revenue from Casino gambling.

Assembly No. 4094, by Messrs. Pankok, Herman, Chinnici, Weidel, Ms. Kalik and Mr. Muziani, Revenue, Finance and Appropriations Committee—Approp. \$500,000 to Cumberland Co. to replace Grove St. Bridge.

Assembly No. 4096, by Messrs. Zangari, Thompson, Brown and M. Adubato, without reference—Concerns employers' contributions to PERS.

Assembly No. 4112, by Messrs. Zimmer, S. Adubato, McEnroe, Weidel, Frelinghuysen, Martin, Loveys, Haytaian, Littell, Kern,

Felice and Hardwick, Agriculture and Environment Committee—Concerns radon gas and radon progeny contamination and approp. \$600,000.

Assembly No. 4136, by Messrs. Patero and Bocchini, without reference—Provides deduction from gross income for tuition, textbooks and transportation up to \$2,000.

Assembly No. 4138, by Messrs. Schwartz, Thompson, Ms. Garvin, Messrs. Charles, Watson and Ms. Cooper, Revenue, Finance and Appropriations Committee—Supplemental appropriation of \$4,000,000 to Dept. of Comm. Affairs for related social services program and \$3,700,000 to Dept. of Ed. for educational support services.

Assembly No. 4139, by Messrs. Zangari, M. Adubato, Brown, Herman, Karcher, Flynn, Ms. Walker, Messrs. Pellecchia, Girgenti, S. Adubato, Schwartz, Bryant, Patero, Deverin, Ms. Kalik, Messrs. LaRocca, Cuprowski, Rod, Thompson, Ms. Ford, Messrs. Mazur, Vainieri, Ranieri, Foy, Pankok, Naples, Marsella, McEnroe, Paterniti, Pelly, Watson, Charles, Doria, Fortunato and Long, without reference—Concerns purchase or lease of American goods.

Assembly No. 4144, by Messrs. Pelly, Paterniti and Karcher, without reference—Concerns interdistrict flow of solid waste.

Assembly Joint Resolution No. 120, by Mr. Doria, Ms. Garvin, Messrs. Karcher, Otlowski, Fortunato, Pellecchia, Charles, Flynn, Bocchini, S. Adubato, Patero, Vainieri, Pelly, LaRocca, Naples, Deverin, Pankok, Cuprowski, Ranieri, Watson, Doyle, Ms. Kalik, Messrs. Baer, Girgenti, Long, Marsella, Ms. Ford, Messrs. Thompson, M. Adubato, Paterniti, Rocco, Ms. Muhler, Messrs. Schuber and Palaia, without reference—Directs Att'y Gen'l to delay implementation of State Supreme Ct's holding in *Aguilar v. Felton*.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4085, 4086, 4096, 4136, 4139, 4144, 4145, Assembly Joint Resolution No. 120 and Assembly Resolution No. 161.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2464/1412 Acs, 2811, 2861 Aca, 2964 Aca, 3195 Aca, 3292 Aca, 3406 Aca, 3418 Aca, 3549, 3552, 3573, 3634 Aca, 3670 Aca, 3686 Aca, 4021, 4094, Senate Nos. 487Aca, 2349 Aca and 2531.

The Assembly Aging Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3716 Aca, 3840, 3841, 3842, 3905 Aca, 3915, 3916 Acs and Senate No. 1682 Aca.

The Assembly Education Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1664, 3946 Aca and Senate No. 2351.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3018 and 3174 Aca.

The Assembly Higher Education and Regulated Professions Committee reported the following bill favorably and as reported was given second reading:

Senate No. 2603.

The Assembly Municipal Government Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3765.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 161, 3275 Aca, 3751 and 3811 Aca.

The Assembly Energy and Natural Resources Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3538, 3825 and Senate No. 2376.

The Assembly Aging Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3919 Aca.

The Assembly Education Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 2895.

The Assembly Energy and Natural Resources Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 2693 Acs and 2815 Aca.

Mr. Doyle moved that the General Assembly recess until 7:00 p.m. Which motion was adopted.

The General Assembly reconvened at 7:30 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Doria, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Koseo, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rocco,

Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3316.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 2375 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 2278 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

70 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy,

Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative was—Albohn—1.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 3970, 3905, 3195, 2485, 2486, 2487, 2489, 2490, Assembly Joint Resolution No. 113, Assembly No. 3915, Assembly Concurrent Resolution No. 158, Senate No. 3246, Assembly Joint Resolution No. 120, Assembly Nos. 4094, 2972, 3765, Senate Nos. 2739, 2603, Assembly Nos. 2861, 3281, 2005, 3174, 3670, 3449, 3573, 2418, 2964, 2630, 3546, 3548, 3549, 3550, 3551, 3552, 3030, 3406, 4139, 4096, 2539, Senate Nos. 3263, 1484, Assembly Nos. 3397, 868, Senate No. 2683 and Assembly No. 4086.

Mr. Doria offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4085 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

0 Nays

In the affirmative were—

M. Adubato, Albohn, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Assembly No. 4085 was given third reading by emergency resolution.

Mr. Doria moved the bill which passed by the following vote:

67 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 2985 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

67 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Littell offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 3765 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thomp-

son, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Mr. Pankok offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4094 is an emergency measure and that it proceed forthwith from second to third reading.

63 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker—63.

In the negative—None.

Mr. Doria offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly Joint Resolution No. 120 is an emergency measure and that it proceed forthwith from second to third reading.

63 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker—63.

In the negative—None.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 2972.

Ms. Perun offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 2972 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Rocco, Rod, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Assembly No. 4094 was given third reading by emergency resolution.

Mr. Pankok moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly Joint Resolution No. 120 was given third reading by emergency resolution.

Mr. Doria moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson,

Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 3765 was given third reading by emergency resolution.

Mr. Littell moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 2972 was given third reading by emergency resolution.

Ms. Perun moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 654, 991, 1098 Aca, 2418 Aca, 2539 Aca, 2616, 2975, 3067, 3449, 3512 Aca, 3649, AJR 113, AR 139, Senate Bill Nos. 322, 729 Aca, 1021, 2253, 2305, 2837, 2897 and 2907.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 1533 Aca and 3031 Aca.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 224, Commerce and Industry Committee.

Senate No. 376 Sca, Law, Public Safety and Defense Committee.

Senate No. 1001, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1217 Sca, Commerce and Industry Committee.

Senate No. 1499, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1670, Judiciary Committee.

Senate No. 1877 Sca, Commerce and Industry Committee.

Senate No. 2077, Without Reference.

Senate No. 2323 Sca, Agriculture and Environment Committee.

Senate No. 2955 Sca, Revenue, Finance and Appropriations Committee.

Senate No. 3088, County Government and Regional Authorities Committee.

Senate No. 3246, Without Reference.

Senate No. 3261, Without Reference.

Senate No. 3263, Without Reference.

Assembly No. 736 Sca, Concurrence.

Assembly No. 1119 Sca, Concurrence.

Assembly No. 1353 Sca, Concurrence.

Assembly Committee Substitute for Assembly Nos. 1432 and 1712, Concurrence.

Assembly No. 1637 Sca, Concurrence.

Assembly No. 2005 Sca, Concurrence.

On motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2077, 3246, 3261 and 3263.

On motion of Mr. Doyle, Senate No. 863 was transferred from the Assembly Education Committee to the Assembly Law, Public Safety and Defense Committee.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 2718, Messrs. Herman and Riley.

Assembly No. 524, Ms. Cooper.

Assembly No. 4040, Mr. Haytaian.

Assembly No. 243, Mr. Bennett.

Assembly No. 3670, Mr. Pellecchia.

Assembly Nos. 3716, 3842, 3905, 3915, 3916 and 3919, Mr. Vainieri.

Assembly Resolution No. 163, Mr. Naples.

Assembly No. 3857, Mr. Colburn.

Assembly No. 3085, Ms. Ford.

Assembly Nos. 268, 2589 and 4021, Mr. Gorman.

Assembly Nos. 3790, 3768, 3938 and 3073, Mr. Marsella.

Assembly No. 534, Mr. Hardwick.

Assembly No. 3081, Mr. Fortunato.

Assembly No. 4071, Ms. Ogden.

Assembly No. 1177, Mr. Flynn.

Assembly No. 4017, Mr. Baer.

ACS for Assembly Nos. 3112 and 116, Messrs. McEnroe, Pankok, Vainieri and Hendrickson.

On motion made and adopted, Messrs. Flynn, Riley and Ms. Muhler were withdrawn as cosponsors of Assembly No. 3796.

Correction: Assemblyman Schwartz wishes to be cosponsor of Assembly No. 3968 not Assembly No. 3695 as previously listed.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, September 12, 1985 at 2:00 p.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, September 12, 1985.

The General Assembly met at 2:30 p.m.

Prayer was offered by Reverend Patrick Wenrick, Divine Word Missionaries, Bordentown, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—64.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 2630 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schwartz, Shinn, Shusted, Vainieri, Villane, Vistocky, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 3550 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were:

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3548 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were:

S. Adubato, Albohn, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 3546 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pel-

Iecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3549 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

70 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative was—Albohn—1.

Assembly No. 3551 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

71 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—71.

In the negative was—Albohn—1.

Assembly No. 3552 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria,

Doyle, Felice, Flynn, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Albohn—1.

Senate No. 3246 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

70 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Mr. Pankok offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2005.

Which was read by the Clerk and adopted by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 3905 was given third reading.

Mr. Genova moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 3604 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

50 Yeas	19 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Hardwick, Hollenbeck, Kalik, Karcher (Speaker), Kern, LaRocca, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rod, Rooney, Schwartz, Shusted, Thompson, Vanieri, Visotcky, Walker, Watson, Zangari—50.

In the negative were—

Albohn, Colburn, Cooper, Frelinghuysen, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Loveys, Martin, Miller, Penn, Schuber, Shinn, Villane, Weidel, Zecker, Zimmer—19.

Assembly No. 3915 was given third reading.

Ms. Randall moved the bill which passed by the following vote:

72 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speak-

er), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Assembly No. 2964 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

71 Yeas	1 Nay
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—71.

In the negative was—Albohn—1.

Assembly No. 2485 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—71.

In the negative—None.

Assembly No. 2486 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

66 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker—66.

In the negative—None.

Assembly No. 2487 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—71.

In the negative—None.

Assembly No. 2489 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

67 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker—67.

In the negative—None.

Assembly No. 2490 was given third reading.

Mr. Kosco moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker—68.

In the negative—None.

Assembly No. 3775 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

69 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—69.

In the negative were—

Hendrickson, Zimmer—2.

Assembly No. 3397 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

68 Yeas 1 Nay

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn,

Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—68.

In the negative was—Fortunato—1.

Assembly No. 3174 was given third reading.

Mr. Rod moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Mr. Mazur moved to refer Assembly No. 4024 to the Assembly Law, Public Safety and Defense Committee, which motion was passed by the following vote:

X Voice Vote

Assembly No. 243 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

66 Yeas 5 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zimmer—66.

In the negative were—

Albohn, Colburn, Shinn, Zangari, Zecker—5.

Assembly No. 3281 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

60 Yeas 9 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—60.

In the negative were—

Frelinghuysen, Hardwick, Hendrickson, Kavanaugh, Martin, Penn, Shinn, Zecker, Zimmer—9.

Assembly No. 3449 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

56 Yeas	13 Nays
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In the affirmative were—

S. Adubato, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Doria, Doyle, Flynn, Ford, Foy, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—56.

In the negative were—

Albohn, Bennett, Colburn, Cooper, Felice, Genova, Hardwick, Haytaian, Hendrickson, Kern, Martin, Muhler, Randall—13.

Assembly No. 3717 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri,

Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 3573 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly Joint Resolution No. 113 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 868 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kava-

naugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Albohn—1.

Assembly No. 3670 was given third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

67 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative were—

Albohn, Frelinghuysen, Kern—3.

On motion of Ms. Ogden, pursuant to Rule 15:20, Senate No. 2531 was substituted for Assembly No. 2681 with which it is identical, and Ms. Ogden was added as cosponsor of Senate No. 2531. Which motion passed by voice vote.

Senate No. 2531 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 3030 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytain, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 3406 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Kern—1.

On motion of Mr. Cuprowski, Assembly Concurrent Resolution No. 155 passed by voice vote.

Senate No. 2739 was given third reading.

Mr. Genova moved the bill which passed by the following vote:

69 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella,

Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative were—

Albohn, Miller—2.

Senate No. 2603 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

68 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative were—

Albohn, Kern—2.

Senate No. 2683 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

62 Yeas 9 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rod, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—62.

In the negative were—

Albohn, Colburn, Frelinghuysen, Hendrickson, Kern, Pankok, Shinn, Shusted, Zimmer—9.

Senate No. 3263 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Rainieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Mr. Karcher offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1050.

Which was read by the Clerk and adopted by the following vote:

45 Yeas	17 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cuprowski, Doyle, Felice, Flynn, Ford, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kosco, LaRocca, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—45.

In the negative were—

Albohn, Colburn, Frelinghuysen, Hardwick, Haytaian, Kavanaugh, Kern, Kline, Loveys, Martin, Muhler, Penn, Randall, Rocco, Shinn, Shusted, Zimmer—17.

The Clerk read a Message from the Senate that the Senate had passed the following resolution in which the concurrence of the General Assembly is requested:

Senate Concurrent Resolution No. 155.

Assembly No. 2418 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

64 Yeas	5 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Mar-

sella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palia, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—64.

In the negative were—

Albohn, Kern, Miller, Penn, Zecker—5.

Mr. Doyle moved that the General Assembly recess for 1/2 hour. Which motion was adopted.

The General Assembly reconvened at 6:30 P.M. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

S. Aduato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading.

Assembly No. 3045 Aca and Senate No. 2096 Aca.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 3045 Aca and Senate No. 2096 Aca.

On motion of Mr. Bryant, pursuant to Rule 15:20, Senate No. 2096 was substituted for Assembly No. 3045 with which it is identical, and Mr. Bryant was added as cosponsor of Senate No. 2096. Which motion passed by voice vote.

Mr. Bryant offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2096 is an emergency measure and that it proceed forthwith from second to third reading.

69 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 2096 was given third reading by emergency resolution.

Mr. Haytaian moved the bill which passed by the following vote:

71 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Mr. Doyle moved that the General Assembly recess for ½ hour. Which motion was adopted.

The General Assembly reconvened at 7:40 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present.

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

Senate Concurrent Resolution No. 155 was given third reading.

Mr. Herman moved the resolution which passed by the following vote:

41 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cooper, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Colburn, Shinn—2.

Assembly No. 3933 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

58 Yeas

3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Brown, Bryant, Charles, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Loveys, Marsella, Mazur, McEnroe, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative were—

Haytaian, Kern, Villane—3.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 4072, by Mr. Loveys, Education Committee—Includes children placed by the Bureau of Residential Services under the "Public School Education Act of 1975".

Assembly No. 4074, by Mr. Paterniti and Ms. Walker, Corrections, Health and Human Services Committee—Establishes a pilot project to provide Statewide pharmaceutical information services for physicians and pharmacists, approps. \$250,000.

Assembly No. 4075, by Mr. Paterniti, Law, Public Safety and Defense Committee—Requires shopping centers to designate a minimum number of handicapped parking spaces.

Assembly No. 4076, by Messrs. Otlowski and Visotcky, Corrections, Health and Human Services Committee—Supp. approp. of \$50,000 to Dept. of Higher Ed. for use by Rutgers Medical School in research on scleroderma.

Assembly No. 4077, by Mr. Foy, Ms Kalik, Messrs. Colburn and Shinn, Municipal Government Committee—Allows certain municipalities to use part of their "Safe and Clean Neighborhoods" grants for law enforcement costs other than the hiring of full-time police officers.

Assembly No. 4078, by Messrs. Foy, Colburn and Shinn, Municipal Government Committee—Grants civil service status to certain employees of municipal utilities authorities.

Assembly No. 4079, by Ms. Ford, Messrs. Doyle and Bocchini, Education Committee—Requires municipalities to pay all funds raised for local school purposes to the school district.

Assembly No. 4080, by Messrs. Haytaian and Littell, Higher Education and Regulated Professions Committee—Establishes the NJ Martial Arts Commission in the Dept. of Law and Public Safety.

Assembly No. 4081, by Messrs. Haytaian and Littell, Education Committee—Allows certain teachers to accept less than the minimum salary prescribed by law.

Assembly No. 4087, by Messrs. Vainieri, Cuprowski, Doria, Charles and Ranieri, Municipal Government Committee—Eliminates the requirement that certain incumbents under the commission form of government file petitions for reelection.

Assembly No. 4088, by Messrs. Schuber and Martin, Law, Public Safety and Defense Committee—Requires motor vehicle agents to be chosen by public bidding pursuant to Title 52.

Assembly No. 4089, by Messrs. Palaia and Villane, Agriculture and Environment Committee—Regulates pet cemeteries and the disposal of pets.

Assembly No. 4090, by Mr. Otlowski, Municipal Government Committee—Provides municipal cap exception for certain increases in the costs of providing liability insurance coverage.

Assembly No. 4091, by Messrs. Foy and Shinn, Law, Public Safety and Defense Committee—Permits 18 year old persons in military service to purchase and consume alcoholic beverages on the base under certain circumstances.

Assembly No. 4092, by Mr. Miller, Revenue, Finance and Appropriations Committee—Subjects to sales tax telephones used for commercial or business purposes.

Assembly No. 4093, by Messrs. Weidel, Zimmer, Foy and Charles, Revenue, Finance and Appropriations Committee—Makes various amendments to laws concerning interest and penalties to be assessed in conjunction with the administration and enforcement of certain taxes.

Assembly No. 4095, by Mr. Pankok, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permits member of PERS who is temporary employee to purchase credit for previous temporary service.

Assembly No. 4097, by Messrs. Doria, Charles, Vainieri, Cuprowski, Ranieri, LaRocca, Rocco and Ms. Muhler, Banking and Insurance Committee—Authorizes the cancellation of record of any mortgage upon which a foreclosure action is barred either by the statute of limitations or the presumption of payment.

Assembly No. 4098, by Messrs. Charles, Doria, Vainieri, Cuprowski, Ranieri and LaRocca, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Supp. approp. of \$337,000 to Dept. of Human Services for the Vietnam Veterans Leadership Program, Inc.

Assembly No. 4099, by Messrs. Palaia, Villane, Pelly, Schuber, Boechini, Felice, Hendrickson, Ms. Muhler, Mr. Kosco, Ms. Cooper, Messrs. Weidel, Zimmer, Ms. Perun, Messrs. Martin and Bennett, Labor Committee—Provides that travel by members of first aid or rescue squad to and from any emergency shall be considered employment for purposes of workers' compensation law.

Assembly No. 4101, by Messrs. Shinn and Colburn, Municipal Government Committee—Directs Commissioner of Community Affairs to adopt as part of Uniform Construction Code distinct use group criteria for height and area limitations of commercial farm buildings.

Assembly No. 4102, by Messrs. Shinn and Colburn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Directs agencies of State government to separate recyclable materials from other solid waste for recycling.

Assembly No. 4103, by Ms. Ford and Mr. Doyle, Agriculture and Environment Committee—Requires use of hazard detection alarm systems at businesses which manufacture, process, store or generate extraordinarily hazardous substances.

Assembly No. 4104, by Messrs. Hollenbeck and Visotcky, Revenue, Finance and Appropriations Committee—Supp. approp. of \$750,000 to DEP for operation and administrative costs associated with drought response activities.

Assembly No. 4105, by Messrs. Hollenbeck and Visotcky, Revenue, Finance and Appropriations Committee—Approps. \$72,000,000 from the "Water Supply Fund" to DEP for construction of the Manasquan Reservoir Project.

Assembly No. 4106, by Messrs. Hollenbeck and Visotcky, Revenue, Finance and Appropriations Committee—Approps. \$2,200,000 from the "Water Supply Fund" to DEP for reconstruction of the George Washington Bridge Interconnection.

Assembly No. 4107, by Messrs. Bryant, Watson, Karcher, Brown and Thompson, Independent Authorities and Commissions Committee—Requires that at least 20% of the aggregate amount of contracts for casino renovation and construction and of goods and services contracted for by casino licensees to be set aside for minority and women's businesses.

Assembly No. 4108, by Messrs. Frelinghuysen, Deverin, Penn, Felice and Haytaian, Education Committee—Permits expenditure of up to \$1,000,000 from State Facilities Education Act balances to provide adult education to clients residing in State residential facilities.

Assembly No. 4109, by Messrs. Foy and Colburn, without reference—Creates the Commission to Study the Hiring, Employment and Compensation of Agricultural Labor, approps. \$90,000.

Assembly No. 4110, by Mr. Paterniti, Judiciary Committee—Exempts the principal residence of certain insolvent debtors from the claims of certain creditors.

Assembly No. 4111, by Messrs. Franks, Charles, Chinnici and Muziani, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—The “New Sweden Commemorative Act,” approps. \$500,000.

Assembly No. 4113, by Messrs. Kosco and Schuber, Agriculture and Environment Committee—Insures that temporary storage of hazardous waste at certain sites ends no later than 1/1/88.

Assembly No. 4114, by Messrs. Kosco and Schuber, Agriculture and Environment Committee—Prohibits temporary storage of hazardous wastes at one site for more than five years.

Assembly No. 4115, by Messrs. Kosco and Schuber, Agriculture and Environment Committee—Directs Com’r of DEP to negotiate with the fed’l gov’t to end temporary storage of hazardous waste at certain sites in NJ.

Assembly No. 4116, by Mr. Herman, Law, Public Safety and Defense Committee—Exempts persons submitting firearms applications from fee for criminal history background checks.

Assembly No. 4117, by Messrs. Zecker and Miller, Municipal Government Committee—Establishes a State aid program for nonurban municipalities that meet certain criteria.

Assembly No. 4118, by Mr. Doyle, Ms. Ford and Mr. Rod, Commerce and Industry Committee—Authorizes common interest communities such as condominiums and cooperatives to provide by bylaws that the community association shall not be liable for injuries sustained by unit owners on the premises.

Assembly No. 4119, by Messrs. Doria, Charles, Vainieri, Cuprowski, LaRocca, Ms. Garvin, Mr. Rocco, Ms. Muhler and Mr. Bocchini, Higher Education and Regulated Professions Committee—Establishes a State Board of Chiropractic Examiners in Dept. of Community Affairs.

Assembly No. 4120, by Messrs. Doria, Charles, Vainieri, Cuprowski, Ranieri, LaRocca, Ms. Garvin, Mr. Rocco, Ms. Muhler and Mr. Bocchini, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Permit certain employees of Dept. of Higher Ed. or Commission on Science and Technology to continue to participate in the alternative benefits program.

Assembly No. 4121, by Messrs. Doria, Charles, Vainieri, Cuprowski, Rainieri, LaRocca, Ms. Garvin, Mr. Rocco and Ms. Muhler, Higher Education and Regulated Professions Committee—Supp. approp. of \$115,000 to Dept. of Commerce and Economic Development for administrative costs of the Commission on Science and Technology.

Assembly No. 4122, by Ms. Ogden, Messrs. Kosco and Franks, Corrections, Health and Human Services Committee—Permits certain hospitals to obtain a certificate of need to provide cardiac surgical services.

Assembly No. 4123, by Ms. Ogden, Messrs. Palaia, Shusted and Genova, Commerce and Industry Committee—Creates a "Commission to Study Small Business Incubator Programs in New Jersey," approps. \$25,000.

Assembly No. 4124, by Mr. Foy, Corrections, Health and Human Services Committee—Establishes a special treatment unit at Ancora Psychiatric Hospital for certain developmentally disabled patients, approps. \$3,200,000.

Assembly No. 4125, by Messrs. Kosco and Schuber, Municipal Government Committee—Amends "Fair Housing Act" to provide a moratorium on builder's remedy for all exclusionary zoning cases for which no final judgment has been rendered.

Assembly No. 4126, by Ms. Walker and Mr. Flynn, Law, Public Safety and Defense Committee—Reduces charge for temporary alcoholic beverage permit from \$75 to \$50 for Veterans of Foreign Wars organizations.

Assembly No. 4128, by Messrs. McEnroe, Naples and Pankok, County Government and Regional Authorities Committee—Requires every county to form a planning board, adopt a master plan, and would broaden the power of county planning boards to review site plans and subdivision applications.

Assembly No. 4128, by Mr. S. Adubato, Agriculture and Environment Committee—Restructures the New Jersey Spill Compensation Control Fund.

Assembly No. 4129, by Mr. Flynn, Agriculture and Environment Committee—Establishes the "Hazardous Discharge Bond Debt Service Fund" and the "Hazardous Discharge Site Cleanup Fund," approps. \$50,000,000.

Assembly No. 4130, by Ms. Walker and Mr. Flynn, Agriculture and Environment Committee—The "Hazardous Discharge Bond Act of 1985."

Assembly No. 4131, by Mr. Karcher, Agriculture and Environment Committee—Increases the rate of tax on net corporate income to finance the cleanup of hazardous discharge sites.

Assembly No. 4132, by Messrs. Muziani, Chinnici, Hendrickson and Ms. Ogden, Commerce and Industry Committee—Prevents

public utilities that use nuclear energy from passing certain costs thereof to the ratepayers.

Assembly No. 4133, by Messrs. Muziani, Chinnici, Hendrickson and Ms. Ogden, Commerce and Industry Committee—Places 5% per year cap on allowable operating expenses an electric public utility may include in its rates.

Assembly No. 4134, by Messrs. Palaia, Villane, Schuber, Pelly, Bocchini, Patero, Ms. Cooper, Ms. Muhler, Messrs. Kline, Bennett, Martin, Weidel, Zimmer, Haytaian, Chinnici, Muziani, Hardwick, Loveys and Hendrickson, Revenue, Finance and Appropriations Committee—Allows volunteer firemen, first aid and rescue squad members an exemption of \$1,000.00 from N. J. gross income tax.

Assembly No. 4135, by Ms. Perun, Messrs. Hardwick, Genova, Shusted and Kern, Judiciary Committee—Establishes "Targeted Offender Prosecution Program" approps. \$3,000,000.

Assembly No. 4137, by Ms. Walker, Ms. Ford, Ms. Garvin, Messrs. Brown, Charles and Bryant, without reference—Extends life of Comm. on Sex Discrimination in the Statutes until January 12, 1988.

Assembly No. 4140, by Ms. Ford and Mr. Doyle, Agriculture and Environment Committee—Amends the general appropriations act to place funds for toxic waste cleanup into the "Hazardous Discharge Fund."

Assembly No. 4141, by Mr. Karcher, Aging Committee—The "Senior Citizens' Reverse Annuity Mortgage Act."

Assembly No. 4142, by Mr. Foy, Ms. Kalik, Messrs. Bocchini, Palaia, Rod, Girgenti and Pellecchia, Labor Committee—Provides penalties for employees on public works contracts who fail to comply with requests for certain records by Com'r of Labor.

Assembly No. 4143, by Mr. Paterniti, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Provides bonuses to certain veterans, approps. \$80,000,000.

Assembly Concurrent Resolution No. 194, by Mr. Karcher, Aging Committee—Proposes amendment to State Constitution to authorize Legislature to expand State gambling revenues to establish a reverse annuity program for certain senior citizens.

Assembly Resolution No. 164, by Mr. Paterniti, Corrections, Health and Human Services Committee—Memorializes Congress to investigate the causes of the recent sharp rise in prescription drug prices and to take appropriate action.

Assembly Resolution No. 165, by Ms. Garvin and Mr. Pellecchia, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to oppose legislation which would reduce the pension benefits of federal employees.

Assembly Resolution No. 167, by Messrs. Muziani, Chinnici, Hendrickson and Ms. Ogden, Energy and Natural Resources Committee

—Directs General Assembly Energy and Natural Resources Comm. to study certain policies of the Bd. of Public Utilities.

Assembly Resolution No. 168, by Ms. Ford, Mr. Doyle, Ms. Walker, Mr. Flynn, Ms. Kalik and Mr. Rod, without reference—Creates committee to investigate hazardous waste dumping practices at NJ military bases.

Assembly No. 4146, by Mr. Paterniti, Aging Committee—Concerns "Pharmaceutical Assistance to the Aged and Disabled" program.

Assembly No. 4147, by Mr. Paterniti, Ms. Walker, Messrs. Flynn and Pelly, Aging Committee—Concerns property tax deductions for senior and disabled citizens.

Assembly No. 4148, by Messrs. Paterniti, Pelly, Ms. Walker and Mr. Flynn, Aging Committee—Concerns expenses on hospice care in group health services corp group contracts.

Assembly No. 4149, by Messrs. Paterniti, Pelly, Ms. Walker and Mr. Flynn, Aging Committee—Concerns hospice care in group health insurance policies.

Assembly No. 4150, by Messrs. Paterniti, Pelly, Ms. Walker and Mr. Flynn, Aging Committee—Concerns hospice care in med. services corp group contracts.

Assembly No. 4151, by Messrs. Paterniti, Pelly, Ms. Walker and Mr. Flynn, Aging Committee—Concerns hospice care in hospital services corp group contracts.

Assembly No. 4153, by Messrs. Watson and Naples, Municipal Government Committee—Amends the "Municipal Aid Law" and approps. \$125,000.00.

Assembly No. 4158, by Messrs. Bocchini, Schuber, LaRocca, Pelly, Martin, Karcher, Littell, Patero and Ms. Ford, without reference—Concerns renewal of MV licenses and registrations.

Assembly No. 4161, by Messrs. Doria, Charles, Bocchini, Ms. Ford, Messrs. Mazur, Patero, Ms. Kalik, Ms. Walker, Messrs. Flynn, Fortunato, S. Adubato, Naples, Watson, Doyle, Rocco, Foy, Ms. Muhler and Mr. Bennett, without reference—Insures teachers employed in other than public schools will be included in minimum salary law.

Assembly No. 4174, by Mr. Doyle, Revenue, Finance and Appropriations Committee—Directs Div. of Taxation to study cigarette stamping.

Assembly No. 4175, by Messrs. Ranieri, Rod, LaRocca, Cuprowski, Vainieri and Doria, Judiciary Committee—Concerns court interpreters selection and approps. \$870,000.00.

Assembly No. 4176, by Messrs. Doyle, Bocchini, Patero and Ms. Ford, Labor Committee—Concerns negotiations in public employment.

Assembly No. 4177, by Ms. Ford and Mr. Doyle, Revenue, Finance and Appropriations Committee—Approps. \$250,000.00 to Ocean Co. for air quality monitoring project.

Assembly No. 4178, by Messrs. Herman, Flynn and Pankok, Judiciary Committee—Creates task force to investigate drug offenses in attorney generals office.

Assembly No. 4179, by Messrs. Pellecchia and Girgenti, Judiciary Committee—Amends “N. J. Controlled Dangerous Substances Act.”

Assembly No. 4180, by Mr. Hollenbeck, Judiciary Committee—Mandates narcotics awareness program for schools.

Assembly No. 4181, by Mr. Visotcky, Judiciary Committee—Appros. \$200,000.00 to Dept. of Corrections for personnel in drug treatment program.

Assembly No. 4182, by Mr. Pellecchia, Judiciary Committee—Concerns mandatory minimum terms of imprisonment for Comm. of certain crimes.

Assembly No. 4183, by Messrs. Girgenti and Pellecchia, Judiciary Committee—Approps. \$300,000.00 for community drug programs.

Assembly No. 4185, by Messrs. Watson, Naples, Cuprowski, Rainieri, Charles, Doria, LaRocca and Vainieri, Housing and Urban Policy Committee—Est. Neighborhood Housing Services grant fund.

Assembly No. 4186, by Messrs. Ranieri, LaRocca, Vainieri, Doria, Ms. Kalik and Mr. Foy, without reference—Amends “Parking Authority Law.”

Assembly No. 4187, by Mr. McEnroe, with reference—Concerns resource recovery facilities and approps. moneys.

Assembly No. 4188, by Messrs. Herman and Pankok, without reference—Est. N. J. Wastewater Trust.

Assembly No. 4192, by Messrs. Vainieri and Cuprowski, without reference—Approps. \$3 million to Dept. of Comm. Affairs for North Bergen Twp.

Assembly No. 4193, by Mr. Hollenbeck, without reference—Auth. bonds for \$190,000,000.00 for construction of wastewater treatment systems.

Assembly No. 4194, by Mr. Visotcky, without reference—Auth. bonds for \$85,000,000.00 for resource recovery facilities and sanitary landfill.

Assembly No. 4195, by Messrs. Bocchini, LaRocca, Pelly, Ms. Cooper, Messrs. Schuber, Martin, Patero, Foy, Weidel, Flynn, Ms. Kalik, Messrs. Hollenbeck, Marsella, Riley, Loveys, Mazur, McEnroe, Littell, Haytaian, Rocco, Ms. Walker, Ms. Ford, Messrs. Paterniti, Naples, Otlowski, S. Adubato, Brown, Visotcky, Ms. Muhler, Messrs. Bennett, Villane, Penn, Kavanaugh, Kosco, Hendrickson, Watson, Pellecchia, Charles, Schwartz, Pankok, Rod, Gorman, Chinnici, Cuprowski, Kline, Muziani, Shinn, Miller, Ranieri, M.

Adubato and Kern, Law, Public Safety and Defense Committee—Concerns civil liability of licensed alcoholic beverage servers.

Assembly No. 4196, by Mr. Marsella, without reference—Supplements “National Resources Bond Act of 1980” and approps. \$50,000.00.

Assembly No. 4197, by Messrs. Pankok and Herman, without reference—Est. “Sanitary Landfill Closure and Rate Relief Fund” and approps. \$30 million.

Assembly No. 4198, by Mr. Hollenbeck, without reference—Concerns wastewater treatment.

Assembly No. 4199, by Mr. Herman, without reference—Concerns “N. J. Wastewater Treatment Trust.”

Assembly No. 4200, by Mr. Pankok, without reference—Concerns sanitary landfill facilities.

Assembly No. 4203, by Messrs. Fortunato, S. Adubato, Brown, Ms. Garvin, Messrs. McEnroe, Zangari, and M. Adubato, without reference—Approps. \$33,000,000.00 to Essex Co. for resource recovery facility.

Assembly No. 4208, by Messrs. Pelly, Doyle, Ms. Ford, Messrs. Paterniti and Karcher, without reference—Nullifies certain inter-district waste flow orders issued by DEP on or after Dec. 1, 1982.

Assembly No. 4209, by Ms. Cooper, without reference—Concerns use of certain illuminating devices for hunting purposes.

Assembly No. 4210, by Mr. Doyle and Ms. Ford, Revenue, Finance and Appropriations Committee—Concerns eligibility for the Lifeline Credit Program and Tenants Lifeline Assistance Program.

Assembly No. 4211, by Messrs. Patero, Bocchini, Ms. Walker, Messrs. Flynn, Foy, S. Adubato, Rod, Thompson and Karcher, without reference—Provides benefits in the event of plant closings.

Assembly Concurrent Resolution No. 195, by Mr. Paterniti, Ms. Walker, Messrs. Flynn and Pelly, Aging Committee—Amends Art. VIII, Section I, paragraph 4 of State Constitution.

Assembly Concurrent Resolution No. 197, by Ms. Ford and Mr. Doyle, without reference—Mem. Congress to enact “Sr. Citizens Independent Comm. Care Act.”

Assembly Resolution No. 169, by Ms. Ford and Mr. Doyle, without reference—Mem. Health Care Financing Admin. to reinstate home health care reimbursements.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4109, 4137, 4158, 4161, 4186, 4187, 4188, 4192, 4193, 4194, Assembly Concurrent Resolution No. 197, Assembly Nos. 4196, 4197, 4198, 4199, 4200, 4203, 4208, 4209, 4211, Assembly Resolution Nos. 168 and 169.

Mr. McEnroe offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4187 is an emergency measure and that it proceed forthwith from second to third reading.

74 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Mr. Herman offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4188 is an emergency measure and that it proceed forthwith from second to third reading.

71 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Boechini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 4187 was given third reading by emergency resolution.

Mr. McEnroe moved the bill which passed by the following vote:

71 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 4188 was given third reading by emergency resolution.

Mr. Herman moved the bill which passed by the following vote:

73 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Mr. Vainieri offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4192 is an emergency measure and that it proceed forthwith from second to third reading.

63 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden,

Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rod, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—53.

In the negative were—

Albohn, Colburn, Kern—3.

Assembly No. 4192 was given third reading by emergency resolution.

Mr. Vainieri moved the bill which passed by the following vote:

53 Yeas

17 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani Naples, Otlowski, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—53.

In the negative were—

Albohn, Bennett, Colburn, Hendrickson, Kern, Kosco, Martin, Ogden, Palaia, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Zecker—17.

Mr. Baer asked for the record on Assembly No. 4145, which was furnished by the Clerk.

Mr. Baer moved that Assembly No. 4145 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Baer moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 3342, without reference.

Senate No. 3343, without reference.

Senate No. 3344, without reference.

Senate No. 3346, without reference.

Senate No. 3347, without reference.

Senate No. 3388, without reference.

Senate No. 3389, without reference.

Senate No. 3390, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 3342, 3343, 3344, 3346, 3347, 3388, 3389 and 3390.

On motion of Mr. Hollenbeck, pursuant to Rule 15:20, Senate No. 3342 was substituted for Assembly No. 4193 with which it is identical, and Mr. Hollenbeck was added as cosponsor of Senate No. 3342. Which motion passed by voice vote.

On motion of Mr. Visotcky, pursuant to Rule 15:20, Senate No. 3343 was substituted for Assembly No. 4149 with which it is identical, and Mr. Visotcky was added as cosponsor of Senate No. 3343. Which motion passed by voice vote.

Mr. Hollenbeck offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3342 is an emergency measure and that it proceed forthwith from second to third reading.

71 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellechia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative were—

Albohn, Colburn—2.

Senate No. 3342 was given third reading by emergency resolution.

Mr. Hollenbeck moved the bill which passed by the following vote:

73 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok,

Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Mr. Visotcky offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3343 is an emergency measure and that it proceed forthwith from second to third reading.

73 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Senate No. 3343 was given third reading by emergency resolution.

Mr. Visotcky moved the bill which passed by the following vote:

73 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Resolution No. 168, Senate Nos. 1390, 1708, Assembly Nos. 3634 2678, Senate No. 2220, Assembly No. 4145, Senate Nos. 729, 3261, 2077, 1843, Assembly No. 3418, Senate No. 2349, Assembly No. 3292, Senate No. 487, Senate Joint Resolution No. 64, Assembly Nos. 101, 3688, 2649, 2071, 3651, 4112, Senate No. 2336, Assembly No. 4158, Senate No. 1217 and Assembly No. 4161.

Mr. Baer offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4145 is an emergency measure and that it proceed forthwith from second to third reading.

71 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Oltowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 4145 was given third reading by emergency resolution.

Mr. Baer moved the bill which passed by the following vote:

71 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Oltowski, Palaia, Pankok, Paterniti, Pellicchia, Pelly, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative was—Penn—1.

The Assembly Agriculture and Environment Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 4112.

Mr. Zimmer offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4112 is an emergency measure and that it proceed forthwith from second to third reading.

73 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cyprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 4112 was given third reading by emergency resolution.

Mr. Zimmer moved the bill which passed by the following vote:

74 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cyprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

On motion of Mr. Pankok, pursuant to Rule 15:20, Senate No. 3347 was substituted for Assembly No. 4197 with which it is identical, and Mr. Pankok was added as cosponsor of Senate No. 3347. Which motion passed by voice vote.

Mr. Pankok offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3347 is an emergency measure and that it proceed forthwith from second to third reading.

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thomson, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 3347 was given third reading by emergency resolution.

Mr. Pankok moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

On motion of Mr. Marsella, pursuant to Rule 15:20, Senate No. 3344 was substituted for Assembly No. 4196 with which it is identical, and Mr. Marsella was added as cosponsor of Senate No. 3344. Which motion passed by voice vote.

Mr. Marsella offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3344 is an

emergency measure and that it proceed forthwith from second to third reading.

72 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kar-cher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thomp-son, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Bryant—1.

Senate No. 3344 was given third reading by emergency resolution.

Mr. Marsella moved the bill which passed by the following vote:

73 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frel-inghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kar-cher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thomp-son, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Mr. Fortunato, pursuant to Rule 15:20, Senate No. 3346 was substituted for Assembly No. 4203 with which it is identi-cal, and Mr. Fortunato was added as cosponsor of Senate No. 3346. Which motion passed by voice vote.

Mr. Fortunato offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitu-tion, the General Assembly does resolve that Senate No. 3346 is an emergency measure and that it proceed forthwith from second to third reading.

68 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Senate No. 3346 was given third reading by emergency resolution.

Mr. Fortunato moved the bill which passed by the following vote:

63 Yeas 7 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Schwartz, Shusted, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—63.

In the negative were—

Albohn, Colburn, Haytaian, Loveys, Martin, Schuber, Villane—7.

On motion of Mr. Hollenbeck, pursuant to Rule 15:20, Senate No. 3389 was substituted for Assembly No. 4198 with which it is identical, and Mr. Hollenbeck was added as cosponsor of Senate No. 3389. Which motion passed by voice vote.

Mr. Hollenbeck offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3389 is an emergency measure and that it proceed forthwith from second to third reading.

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski,

Doria, Doyle, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 3389 was given third reading by emergency resolution.

Mr. Hollenbeck moved the bill which passed by the following vote:

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

On motion of Mr. Herman, pursuant to Rule 15:20, Senate No. 3390 was substituted for Assembly No. 4199 with which it is identical, and Mr. Herman was added as cosponsor of Senate No. 3390. Which motion passed by voice vote.

On motion of Mr. Pankok, pursuant to Rule 15:20, Senate No. 3388 was substituted for Assembly No. 4200 with which it is identical, and Mr. Pankok was added as cosponsor of Senate No. 3388. Which motion passed by voice vote.

Mr. Herman offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3390 is an emergency measure and that it proceed forthwith from second to third reading.

73 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen,

sen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 3390 was given third reading by emergency resolution.

Mr. Herman moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelleccchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Kalker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Mr. Pankok offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 3388 is an emergency measure and that it proceed forthwith from second to third reading.

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelleccchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn,

Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Senate No. 3388 was given third reading by emergency resolution.

Mr. Pankok moved the bill which passed by the following vote:

73 Yeas	1 Nay
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative was—Albohn—1.

Mr. Marsella offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1353.

Which was read by the Clerk and adopted by the following vote:

71 Yeas	2 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—71.

In the negative were—

Albohn, Frelinghuysen—2.

Senate No. 3261 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

72 Yeas	1 Nay
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRoecca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

Mr. Doria offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4161 is an emergency measure and that it proceed forthwith from second to third reading.

72 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRoecca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

Ms. Cooper offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly 4209 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Felice, Flynn, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrick-

son, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—67.

In the negative was—Albohn—1.

Assembly No. 4161 was given third reading by emergency resolution.

Mr. Doria moved the bill which passed by the following vote:

70 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 4209 was given third reading by emergency resolution.

Ms. Cooper moved the bill which passed by the following vote:

73 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 2539 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

41 Yeas

24 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Flynn, Ford, Fortunato, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Miller, Naples, Otlowski, Pankok, Paterniti, Patero, Pelly, Ranieri, Rod, Schwartz, Thompson, Vainieri, Visoteky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Chinnici, Colburn, Felice, Frelinghuyzen, Hendrickson, Kern, Kosco, Loveys, Martin, Muhler, Ogden, Palaia, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—24.

On motion of Ms. Ford, Assembly Resolution No. 68 passed by voice vote.

The Assembly Commerce and Industry Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2071 Aca, 3340 Aca, 3543 Aca, 3788 Aca, Senate Nos. 1217, 1335, and Senate No. 2125 Aca.

The Assembly Higher Education and Regulated Professions Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2907 Aca, 3273 Aca, 3935, 3651, Assembly Resolution 155 and Senate No. 3150.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3317, 3491 Aca, 3823 Aca, 3849 Aca, Assembly Joint Resolution Nos. 103, 104, 117 and Senate No. 1337 Sca.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 1369 Aca, 2963 Aca, 3402 Aca, 3914 Aca, Assembly Joint Resolution No. 112 and Senate No. 2083.

The Assembly Higher Education and Regulated Professions Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3733 Aca.

The Assembly Agriculture and Environment Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3790/3900 Acs and Assembly No. 3812 Aca.

The Assembly Housing and Urban Policy Committee reported the following bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 3313 Aca.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were given no reference:

Senate No. 2336 w/GR, without reference.

Senate Joint Resolution No. 64, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order.

Senate No. 2336 and Senate Joint Resolution No. 64.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 208 Sea, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 419 w/GR, without reference.

Senate No. 722 w/GR, without reference.

Senate No. 1059 Sea, Corrections, Health and Human Services Committee.

Senate No. 1206 w/GR, without reference.

Senate No. 1812 Sea, Municipal Government Committee.

Senate No. 1879, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2296 Sea, Agriculture and Environment Committee.

Senate No. 2397 Sea, Law, Public Safety and Defense Committee.

Senate No. 2506 Sea, Judiciary Committee.

Senate No. 2508 Sea, Labor Committee.

Senate No. 2694 Sea, Judiciary Committee.

Senate No. 2709, Higher Education and Regulated Professions Committee.

Senate Committee Substitute for Senate No. 2797 and Assembly No. 2108, without reference.

Senate No. 2838 Sea, Banking and Insurance Committee.

Senate No. 2840 w/GR, without reference.

Senate No. 2929, Municipal Government Committee.

Senate No. 3074, without reference.

Senate No. 3140, Independent Authorities and Commissions Committee.

Senate No. 3314, without reference.

Senate No. 3315, without reference.

Senate Concurrent Resolution No. 156, Agriculture and Environment Committee.

Assembly No. 2046 Sea, concurrence.

Assembly No. 2127 Sea, concurrence.

Assembly No. 2344 Sea, concurrence.

Assembly No. 2512 Sea, concurrence.

Assembly No. 3631, Sea, concurrence.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 419, 722, 1206, 2840, 3074, 3314 and 3315.

On motion of Mr. Doyle, Assembly No. 3805 was transferred from the Assembly Corrections, Health and Human Services Committee to the Assembly Judiciary Committee.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

9- 9-85 COMMISSION TO STUDY THE EMPLOYMENT & COMPENSATION OF AGRICULTURAL LABOR IN NJ (Final Report, August 1985)

9-10-85 STATE LAW ENFORCEMENT AGENCY (Juvenile Justice & Delinquency Prevention Advisory Committee Annual Report)

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Committee Substitute for Assembly Nos. 1712/1432, Assembly No. 2287, Assembly Committee Substitute for Assembly No. 2337, Assembly Nos. 2748, 3081, 3173, 3316, 3463, 3918, 3972, 3738 and Senate Committee Substitute for Assembly Nos. 634/635 GR.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 3973, Mr. Mazur.

Assembly No. 3406, Mr. Mazur.

Assembly Resolution No. 163, Messrs. Vainieri and Cuprowski.

Assembly No. 4041, Mr. Zimmer.

Assembly No. 3938, Mr. Pankok.

Assembly No. 3551, Messrs. Felice, Haytaian, Hardwick and Chinnici.

Assembly No. 534, Messrs. Palaia, Villane, Kline, Zecker, Rooney, Rocco, Littell, Marsella, Ms. Ogden, Messrs. Kavanaugh, Rod, Kosco and Ms. Randall.

Assembly No. 3717, Mr. Flynn and Ms. Walker.

Assembly No. 3550, Mr. Rod.

Assembly No. 3551, Mr. Rod.

- Assembly No. 3552, Mr. Rod.
Assembly No. 3546, Mr. Rod.
Assembly No. 3548, Mr. Rod.
Assembly No. 3549, Mr. Rod.
Assembly No. 4188, Messrs. Bocchini, Patero, Schwartz, Flynn, Ms. Walker and Mr. Marsella.
Assembly No. 4200, Mr. Schwartz.
Assembly No. 4199, Messrs. Schwartz and Marsella.
Assembly No. 4187, Messrs. Schwartz, Flynn, Ms. Walker and Mr. Marsella.
Assembly No. 4198, Messrs. Schwartz and Marsella.
Assembly No. 4112, Messrs. Schwartz and Kern.
Assembly No. 4145, Messrs. Schwartz, Zangari, Mazur and Marsella.
Assembly No. 4194, Messrs. Bocchini, Patero, Schwartz and Marsella.
Assembly No. 4193, Messrs. Bocchini, Patero and Marsella.
Assembly No. 4196, Mr. Schwartz.
Assembly No. 4197, Messrs. Herman and Marsella.
Assembly No. 4203, Mr. Marsella.
Assembly No. 3918, Mr. Fortunato.
On motion of Mr. Doyle and adopted, Mr. Patero was withdrawn as cosponsor of Assembly No. 534.
On motion of Mr. Genova and adopted, Assembly No. 3952 was withdrawn from the files.
On motion of Mr. Charles and adopted, Assembly No. 3973 was withdrawn from the files.
Mr. Doyle moved that the General Assembly adjourn to meet on Monday, November 18, 1985 at 2:00 p.m.
Mr. Doyle moved that the General Assembly adjourn.
Which motion was adopted.
The Speaker declared the General Assembly adjourned.
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SATURDAY, September 14, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, September 16, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, September 19, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, September 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, September 23, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, September 26, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, September 28, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, September 30, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, October 3, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, October 5, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, October 7, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, October 10, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, October 12, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

TUESDAY, October 15, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, October 17, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, October 19, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, October 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, October 24, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, October 26, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, October 28, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, October 31, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, November 2, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, November 4, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, November 7, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, November 9, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

TUESDAY, November 12, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, November 14, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, November 16, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, November 18, 1985.

The General Assembly met at 2:15 P.M.

Prayer was offered by Rabbi Robert S. Port, Temple Ohav Shalom, Sayreville Jewish Center, Parlin, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Mr. Otlowski offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 736.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz,

Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative were—None.

Mr. Flynn offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1119.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Ms. Walker offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1637.

Which was read by the Clerk and adopted by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 1824 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen,

Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 1828 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Marsella offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2046.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. Ranieri offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2127.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—68.

In the negative—None.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2344.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2512.

Which was read by the Clerk and adopted by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kava-

naugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 2589 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

44 Yeas 13 Nays

In the affirmative were—

Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Gorman, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Martin, Mazur, Naples, Ogden, Otlowski, Palaia, Paterniti, Pelly, Penn, Rocco, Rod, Rooney, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zimmer—44.

In the negative were—

S. Adubato, Colburn, Flynn, Herman, Kalik, Marsella, McEnroe, Pankok, Riley, Shinn, Walker, Zangari, Zecker—13.

Assembly No. 3473 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

54 Yeas 3 Nays

In the affirmative were—

S. Adubato, Bennett, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, McEnroe, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—54.

In the negative were—

Frelinghuysen, Martin, Penn—3.

Senate No. 419 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker),

Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

The Clerk read a Message from the Senate that the Senate had passed the following bill in which the concurrence of the General Assembly is requested,

Assembly No. 4055.

Mr. Bryant offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 4055.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Bryant, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, McEnroe, Muziani, Naples, Ogden, Otowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 722 was given third reading.

Mr. Genova moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Bryant, Charles, Colburn, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Ogden, Otowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Riley, Rocco, Rod, Shusted, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—54.

In the negative—None.

Senate No. 1206 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

63 Yeas 6 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—63.

In the negative were—

Frelinghuysen, Loveys, Martin, Pankok, Penn, Rooney—6.
Senate No. 2840 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

67 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker—67.

In the negative—None.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 569, 647, 775, 2246 and Senate No. 2336.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 569, 647, 775, 2246 and Senate No. 2336.

Mr. Bennett offered the following resolution, which was read by the Clerk and adopted by the follownig vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 569 is an emergency measure and that it proceed forthwith from second to third reading.

68 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 569 was given third reading by emergency resolution.

Mr. Bennett moved the bill which passed by the following vote:

67 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Colburn offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 647 is an emergency measure and that it proceed forthwith from second to third reading.

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Girgenti, Gorman, Haytaian, Hendrickson, Her-

man, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—66.

In the negative—None.

Assembly No. 647 was given third reading by emergency resolution.

Mr. Colburn moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Mr. Naples offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 775 is an emergency measure and that it proceed forthwith from second to third reading.

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 775 was given third reading by emergency resolution.

Mr. Naples moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Mr. Littell offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2336 is an emergency measure and that it proceed forthwith from second to third reading.

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2336 was given third reading by emergency resolution.

Mr. Littell moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova,

Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Ms. Ford offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 2246 is an emergency measure and that it proceed forthwith from second to third reading.

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 2246 was given third reading by emergency resolution.

Ms. Ford moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 4152, by Mr. Paterniti, Transportation and Communications Committee—Prohibits placing any object on the interior rearview mirror of an automobile.

Assembly No. 4154, by Mr. Pellecchia, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Extends certain benefits under the Police and Firemen's Retirement System to widows and widowers of members who retired before December 18, 1967.

Assembly No. 4155, by Messrs. Pellecchia and Doyle, State Government, Civil Service, Elections, Pensions and Veterans Committee—Increases the retirement allowance for certain members of the Teachers' Pension and Annuity Fund and the Public Employees Retirement System.

Assembly No. 4156, by Ms. Kalik, Revenue, Finance and Appropriations Committee—Supp. approp. of \$15,000,000.00 to the Department of Commerce and Economic Development to fund the Advanced Technology Center in Biomolecular Research in Agriculture and Environmental Sciences.

Assembly No. 4157, by Messrs. Visotcky and Hollenbeck, Corrections, Health and Human Services Committee—Requires corrections officers and candidates for those positions to submit to urine testing for drugs.

Assembly No. 4159, by Messrs. Kern and Schwartz, Corrections, Health and Human Services Committee—Provides for the registration of all family day care homes, approps. \$250,000.00.

Assembly No. 4160, by Ms. Kalik, Messrs. Foy, Pankok, Ms. Walker, Messrs. Flynn, S. Adubato, Patero and Ms. Ford, Agriculture and Environment Committee—Sundry amendments to the laws concerning the transportation of hazardous and non-hazardous materials.

Assembly No. 4162, by Messrs. Colburn and Shinn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Exempts certain contracts from the public bidding requirement.

Assembly No. 4163, by Messrs. Shinn and Colburn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Removes several commissions from the list of active commissions.

Assembly No. 4165, by Mr. Albohn, Municipal Government Committee—Increases municipal fees for certain official searches.

Assembly No. 4166, by Messrs. Hendrickson and Kavanaugh, without reference—Validates the bond authorization process in the Plumstead school district.

Assembly No. 4167, by Messrs. Charles, Doria and Watson, State Government, Civil Service, Elections, Pensions and Veterans Af-

fairs Committee—Eliminates from the law governing the N.J. State Health Benefits Program provisions which limit the State's ability to choose carriers.

Assembly No. 4168, by Messrs. Marsella and Pankok, Education Committee—Permits school buses that transport children to be equipped with communication equipment.

Assembly No. 4169, by Messrs. Hendrickson, Chinnici, Muziani, Palaia, Rocco, Shusted, Colburn, Pankok and Herman, Agriculture and Environment Committee—Directs the Secretary of Agriculture to study the dangers of eastern equine encephalitis to N. J. horses, approps. \$15,000.00.

Assembly No. 4170, by Mr. Bryant, Independent Authorities and Commissions Committee—Permits casino licensees to accept and cash certain checks.

Assembly No. 4171, by Messrs. Shinn and Colburn, County Government and Regional Authorities Committee—Supp. approp. of \$330,000.00 to Dept. of Higher Ed. for reasearch on appropriate vegetative cover for sanitary landfills.

Assembly No. 4172, by Ms. Kalik, Judiciary Committee—Allows the deputy mayor when authorized by the mayor to solemnize marriages.

Assembly No. 4173, by Ms. Kalik, Mr. Foy, Ms. Walker, Messrs. Flynn, Brown, Thompson, Herman, Ms. Ford, Messrs. Doyle, Charles, Bryant, Kern, Rod, Schuber, Shusted and Ms. Ogden, Judiciary Committee—Provides that the State will pay any fee imposed for offsetting federal income tax refunds to satisfy past due child support liability.

Assembly No. 4184, by Messrs. Rocco, Shusted, Gorman, Chinnici, Muziani, Colburn, Ms. Cooper, Messrs. Hendrickson, Doria, Cuprowski and Otowski, Law, Public Safety and Defense Committee—Establishes the N.J. Air Ambulance Services in the Division of State Police.

Assembly No. 4189, by Messrs. Villane, Palaia, Chinnici, Muziani, Hendrickson, Ms. Muhler, Messrs. Bennett, Martin, Rod, Doria, Vainieri, Pankok, M. Adubato, McEnroe, Zangari and Marsella, Energy and Natural Resources Committee—Directs the Commission of DEP to consider certain criteria for funding wastewater treatment trust fund projects.

Assembly No. 4190, by Messrs. Kline, Haytaian, Felice, Ms. Cooper and Mr. Hardwick, Corrections, Health and Human Services Committee—Requires applicants for marriage licenses to obtain a blood test for antibodies to HLTV-III, the causative agent of AIDS.

Assembly No. 4191, by Mr. Rooney and Ms. Randall, Commerce and Industry Committee—Makes unlawful certain practices governing the sale of cemetery memorials.

Assembly No. 4201, by Messrs. Patero, Bocchini, Naples and Watson, Revenue, Finance and Appropriations Committee—Supp. approp. \$100,000.00 to DEP for restoration of certain historic structures within the Delaware and Raritan Canal State Park.

Assembly No. 4202, by Ms. Walker and Mr. Flynn, Judiciary Committee—Creates the Task Force on Juvenile Arson, approps. \$25,000.00.

Assembly No. 4204, by Ms. Ogden, Mr. Bennett, Ms. Muhler and Mr. Shinn, Agriculture and Environment Committee—Directs DEP to report on the acid content of precipitation events.

Assembly No. 4205, by Ms. Ogden, Messrs. Bennett and Shinn, Agriculture and Environment Committee—Requires DEP to adopt regulations limiting Statewide sulfur dioxide emissions.

Assembly No. 4206, by Ms. Ogden, Messrs. Bennett and Shinn, Agriculture and Environment Committee—The “Acid Rain Reduction and Need Determination Act.”

Assembly No. 4207, by Ms. Ogden, Mr. Bennett, Ms. Muhler and Mr. Shinn, Agriculture and Environment Committee—The “Northeastern Interstate Acid Rain Deposition Control Compact.”

Assembly Concurrent Resolution No. 195, by Mr. Paterniti, Ms. Walker, Messrs. Flynn and Pelly, Aging Committee—Amends the Constitution to provide that local property taxes be deducted from the income of certain people in determining eligibility for the senior and disabled citizen's property tax deduction.

Assembly Concurrent Resolution No. 196, by Messrs. Genova, Hardwick and Schubert, Independent Authorities and Commissions Committee—Requests the Port Authority to change the name of Newark International Airport to New Jersey International Airport.

Assembly Resolution No. 170, by Messrs. Doria, Charles, Ranieri, LaRocca, Bocchini, Vainieri, Cuprowski, Rocco and Ms. Muhler, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to exclude U. S. citizens who graduated from foreign medical schools from any legislation which would reduce Medicare reimbursement for Graduate Medical Education costs for foreign medical graduates.

Assembly No. 4218, by Mr. Paterniti, without reference—Concerns county and municipal budgets for 1986.

Assembly No. 4219, by Mr. Deverin, without reference—Concerns medical assistance for needy.

Assembly No. 4222, by Messrs. Pelly and Paterniti, without reference—Concerns annual school elections for 1986.

Assembly No. 4225, by Messrs. Mazur and Bennett, without reference—Creates Commission to study emergency response system and approp. \$45,000.

Assembly No. 4233, by Messrs. Zimmer and Weidel, without reference—Validates proceedings of school districts and any bonds issued as a result.

Assembly No. 4239, by Messrs. Cuprowski, Vainieri, Ranieri, LaRocca, Charles, Doria and Haytaian, without reference—Concerns restoration to active service certain police and firemen.

Assembly No. 4249, by Mr. Karcher, without reference—Amends "Parking Authority Law."

Assembly No. 4250, by Mr. Karcher, without reference—Authorizes N. J. Turnpike Auth. to engage in mass transit projects.

Assembly No. 4253, by Messrs. Bryant and Gorman, without reference—Concerns State aid for public assistance.

Assembly No. 4272, by Messrs. Ranieri, LaRocca, Cuprowski, Vainieri, Doria and Charles, without reference—Amends act to estab. police/firemen's retirement system.

Assembly Joint Resolution No. 121, by Mr. Foy, Ms. Kalik, Messrs. Collaun and Shimm, without reference—Designates Arneytown Vet. Mem. Cemetery as "Brigadier Gen'l Wm. C. Doyle Veteran's Mem. Cemetery."

Assembly Joint Resolution No. 122, by Messrs. Rocco, Shusted, Bryant, Gorman, Marsella and Riley, without reference—Designates N. J. 10-miler as official State race.

Assembly Joint Resolution No. 123, by Messrs. Karcher and Otlowski, without reference—Designates Jan. 6-12, 1986 as State Autism Week.

Assembly Resolution No. 172, by Messrs. Bryant, Doyle, Karcher, Doria, Charles, Vainieri, Cuprowski, Ranieri, LaRocca, Pankok, Deverin, Ms. Garvin, Messrs. Zangari, Girgenti, Pellicchia, Rod, Riley, Ms. Kalik, Messrs. S. Adubato, Boechini, Naples, McEnroe, Ms. Walker, Messrs. Flynn, Otlowski, Pelly, Mazur, Baer, Ms. Ford, Messrs. Visotcky, Hollenbeck, Paterniti, Patero and Gorman, without reference—Requests Gov. to veto certain minutes of N. J. Turnpike Auth.

Assembly No. 4279, by Messrs. Baer and Mazur, without reference—Approp. \$500,000 to provide wastewater fac. in Edgewater Boro, Bergen Co.

Assembly No. 4284, by Mr. Doyle, Ms. Ford, Mr. Flynn and Ms. Walker, without reference—Approp. \$5 million for State aid/hurricane damage.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4166, 4218, 4219, 4222, 4225, 4233, 4239, 4249, 4250, 4253, 4272, 4279, 4284, Assembly Joint Resolutions 121, 122, 123 and Assembly Resolution No. 172.

Mr. Zimmer offered the following resolution, which was read by the Clerk and adopted by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Assembly No. 4233

is an emergency measure and that it proceed forthwith from second to third reading.

68 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 4233 was given third reading by emergency resolution.

Mr. Zimmer moved the bill which passed by the following vote:

69 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly Resolution No. 172 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

45 Yeas

21 Nays

In the affirmative were—

S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, LaRocca, Marsella, Mazur, McEnroe, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schuber, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson—45.

In the negative were—

Chinnici, Colburn, Franks, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Littell, Loveys, Muziani, Penn, Perun, Rocco, Rooney, Shinn, Villane, Weidel, Zecker, Zimmer—21.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 4014 and Senate No. 2564.

The Assembly Law, Public Safety and Defense Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 166 Aca, 1108 Aca, 3509 and 3845.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 252 Aca, 2905 Aca, 3562 Aca, 3737 Aca, 3805, 3936, 4058, 4064, 4175 Aca, 4178 Aca, 4179 Aca, 4180, 4181 Aca, 4182, 4183, Senate Nos. 2377 and 2694.

The Assembly County Government and Regional Authorities Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3331 Aca, 3844 Aca, 3872, 4059, 4127 Aca, Senate Nos. 382, 3088, 2725, 1037 Aca, Assembly Nos. 666 Aca, 2857 Aca, 3391 Aca and Senate No. 2996 Aca.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY, }
EXECUTIVE DEPARTMENT, }
November 12, 1985. }

ASSEMBLY BILL No. 1901 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1901 (OCR) with my objections and recommendations for amendment.

This bill would provide a procedure for the exchange of territory by fire districts located within a municipality, and it would amend the current procedure for the dissolution of fire districts to require a hearing process followed by decision by the governing body by resolution.

I support the general purpose and intent of this bill. I believe, however, that clarification of the bill's mechanism for the dissolution of fire districts is warranted. As it has reached my desk, the bill would mandate a complicated and convoluted legal process on

dissolution involving witnesses, cross-examination and possible adjournments for receipt of additional testimony that varies with standard procedures for deciding local public policy issues.

I favor utilizing the ordinance procedure, and not that of adoption of a resolution, for dissolving fire districts, because it is the best mechanism for involving the entire municipal governing body in this matter of public policy. Inherent in the ordinance procedure are the requisite safeguards to ensure a fair and thorough discussion of the issue under consideration in a way that protects the interests of those persons deeply concerned with the particular issue as well as the interests of the public in general. Also, it should be noted that adoption by ordinance is the current procedure for enlarging fire districts, and the statute outlining the procedure for their dissolution should be consistent with it. The ordinance procedure is also the method by which local authorities can be dissolved under the Local Authorities Fiscal Control Law, and I favor incorporating the provision of that law into this act to require prior approval of dissolution by the Local Finance Board in the Division of Local Government Services of the Department of Community Affairs.

Therefore, I herewith return Assembly Bill No. 1901 (OCR) and recommend that it be amended as follows:

Page 2, Section 2, lines 17-38: Delete in their entirety; insert "The governing body shall have the power and is authorized by ordinance to dissolve the fire district, specifying the effective date of dissolution and such reasonable conditions as shall govern the fire district and the commissioners thereof until the effective date of dissolution. The ordinance shall be approved by the Local Finance Board in the Division of Local Government Services of the Department of Community Affairs prior to adoption in the manner required by the "Local Authorities Fiscal Control Law," P. L. 1983, c. 313 (C. 40A:5A-1 et seq.)."

Page 2, Section 2, line 39: Delete "a resolution"; insert "an ordinance".

Respectfully,

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel.

/s/ THOMAS H. KEAN,
Governor

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 12, 1985. }

ASSEMBLY BILL No. 3868

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3868 with my objections and recommendations for amendment.

This bill would appropriate \$40,000.00 to the Department of Community Affairs for the "Kenya, Africa Tour-1985" project of the Youth International Educational and Cultural Program in Newark. The money would be used to send 15 Newark high school students and five chaperons on a tour and study program in Kenya, Africa, for a two-week period.

The Youth International Educational and Cultural Program is a community-based organization that provides college counseling and is geared toward promoting local and international youth leadership. I support the efforts of the organization.

I have been informed that in the time since this bill passed the Legislature, the Youth International Educational and Cultural Program has successfully received commitments for almost \$20,000.00. half of the \$40,000.00 this bill would appropriate.

I am happy to be able to recommend a dollar for dollar matching appropriation of up to \$20,000.00 to the Youth International Educational and Cultural Program for sponsorship of a tour to Kenya by deserving high school students this year. The State funds will be made available for the "Kenya, Africa Tour-1985" project upon certification by the Commissioner of the Department of Community Affairs that the Youth International Educational and Cultural Program has obtained sufficient funding from non-State sources to fund one-half of the costs of this project. This initial State involvement should lead in subsequent years to full funding from charitable groups, such as corporate foundations and other private sources.

Therefore, I herewith return Assembly Bill No. 3868 and recommend that it be amended to read as follows:

Page 1, Title, lines 4 and 5: After "approved" delete remainder of line 4 and on line 5 delete "pending before the Legislature as Senate Bill No. 3000 of 1985"; insert "June 28, 1985 (P. L. 1985, c. 209)"

Page 1, Section 1, lines 1-3: After "c." delete "..." on line 1, delete line 2 in its entirety and delete "(1985)" on line 3; insert "209"

Page 1, Section 1, line 5: Delete "\$40 000"; insert "\$20,000"

Page 1, Section 1, line 9: After "Project" insert "-Matching Grant" and delete "(\$40,000)"; insert "(\$20,000)"

Page 1, Section 1, after line 9: Insert new section as follows:

"2. The \$20,000 appropriated in section 1 of this act shall be held in reserve by the Director of the Division of Budget and Accounting and shall be made available to the Youth International Educational and Cultural Program for the 'Kenya, Africa Tour-1985' in an amount equivalent to moneys obtained for this purpose from non-State sources upon certification by the Commissioner of the Depart-

ment of Community Affairs that the Youth International Educational and Cultural Program has obtained sufficient moneys from non-State sources to fund one-half of the costs for the 'Kenya, Africa Tour-1985' project."

Page 1, Section 2, line 1: Delete "2."; insert "3."

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor

/s/ W. CARY EDWARDS,
Chief Counsel.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 1901 and 3868.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 1901 and 3868.

The Clerk read the following messages from the Governor:

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,]
EXECUTIVE DEPARTMENT,]
November 12, 1985.]

ASSEMBLY BILL No. 1050 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1050 (2nd OCR) without my signature.

This legislation would amend the procedure to be followed by county boards of taxation and the State Tax Court in hearing appeals of tax assessments on multiple dwellings. Specifically, this bill would permit tax appeal fees up to \$1,500.00 on a taxpayer owning a multiple dwelling in which there are ten or more units of dwelling space. Current law requires that no filing be higher than \$150.00. This bill would also require that a large number of documents be submitted by any taxpayer appealing the assessment of a multiple dwelling to the county tax board. This would include detailed income and expense statements attributable to the multiple

dwelling that is the subject of the appeal, copies of at least a portion of the taxpayer's federal income tax returns for the two years immediately preceding the year in which the appeal is filed, copies of all mortgages assumed by or placed upon the property during the tenure of the ownership of the taxpayer and several other pieces of information.

The bill also statutorily limits, for the purposes of tax appeals, what can be considered as management fees related to operation of multiple dwellings and limits the extent to which owners of multiple dwellings can deduct for vacancies and uncollectables in proving the worth of their properties.

I am unpersuaded that this bill should be signed into law, and I note the significant opposition that it engendered as it made its way through the Legislature.

The Constitution of the State of New Jersey requires that property shall be assessed for taxation under general laws and by uniform rules. All real property assessed and taxed locally or by the State for allotment and payment to taxing districts shall be assessed according to the same standard of value, except for certain abatement and agricultural exceptions not here relevant. New Jersey Constitution, Article VIII, Section 1, Paragraph 1. I question whether singling out what can and cannot be considered in determining the value of multiple dwellings for the purposes of tax appeals complies with this section of the Constitution. It seems to me that county boards of taxation and the State Tax Court, which can require the production of information they deem relevant to a tax appeal, should operate under their established procedures for determining valuation, given their great expertise in the area. Legislation of this type ultimately might lead to different standards of valuation being prescribed statutorily for single-family residential property, commercial property and industrial property. Elementary motions of due process should be afforded to all classes of taxpayers, and artificial distinctions should be discouraged.

In requiring a taxpayer appealing the assessment of a multiple dwelling to pay a filing fee of as much as \$1,500.00, this bill would countenance an amount that is ten times more expensive than what is now contemplated by statute. I do not favor so dramatic an increase in the fee assessed against one class of taxpayer. If the Legislature believes that fees need to be increased, then it should consider legislation permitting modest increases in the fee schedule for all classes of taxpayers. No demonstration has yet been made that fees need to be increased, and the current statutory scheme does not distinguish among classes of taxpayers. I would not favor such a distinction.

In summary, given the fact that this legislation departs from principles of taxation related to uniform rules and standard valuation, raises certain filing fees by as much as 1000 percent and received significant opposition in the Legislature, I do not favor its enactment.

Accordingly, I herewith return Assembly Bill No. 1050 (2nd OCR) without my signature.

Respectively,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 12, 1985. }

ASSEMBLY BILL No. 2948

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2948 without my signature.

This bill would require the Director of the Division of Motor Vehicles to redesign the driver's license form so that it will show whether the licensee is a donor under the Uniform Anatomical Gift Act. Currently, the information is contained on a separate document distributed with initial licenses. The Division is also instructed to place organ donor information on its computer records.

I must commend Assemblyman Loveys for his intent in proposing this legislation. I too wish to encourage all New Jersey drivers to fill out the organ donor card indicating their willingness to donate body organs for transplantation, therapy, medical research or education. Donated organs are truly a gift of life.

However, at this time, the Division of Motor Vehicles cannot handle the processing and storage of organ donor information in its computer system. The system problems are currently being addressed; however, the additional load on the system caused by adding organ donor information will further delay full implementation of the new computer system. In light of the computer problems at the Division of Motor Vehicles, I would ask the Legislature to resubmit a bill similar to this one to me for consideration in another year or eighteen months from now. Currently, I cannot, in good conscience, ask the Division to take on this additional task until the preexisting problems have been solved.

Accordingly, I herewith return Assembly Bill No. 2948 without my signature.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 12, 1985. }

ASSEMBLY BILL No. 3173

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3173 without my signature.

This legislation would authorize the permanent appointment of Benjamin C. Ingersoll to the fire department of the City of Wildwood notwithstanding that his age is over the maximum age limit for appointment specified by law.

Although Mr. Ingersoll took and passed the appropriate Civil Service examination, he was deemed ineligible for appointment because he was over the statutory age limit of 35. However, this age limit was stricken down as unconstitutional by an Attorney General opinion only 11 days after Mr. Ingersoll sat for his exam. Since that time, the Department of Civil Service has upheld an appeal filed by Mr. Ingersoll and has ruled that his name be placed on the Civil Service list for fire fighters.

Because this situation has been resolved administratively, I am returning this bill to the Legislature as moot.

Accordingly, I herewith return Assembly Bill No. 3173 without my signature.

Respectfully,

[SEAL] /s/ THOMAS H. KEAN,
Attest: Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 12, 1985. }

ASSEMBLY BILL No. 3836

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3836 without my signature.

This bill requires that whenever the Division of Youth and Family Services places a child in a foster home which is a private residence, the Division shall ensure that the foster parent receives payment for the care provided to the child on the same date each month. Currently, no set date exists for the issuance of the monthly payment by the Division of Youth and Family Services.

The payment system now in place was established by the Division of Youth and Family Services on July 1, 1983, as a direct response to concerned foster parents who had complained about receiving

payments during or after the third week of each month. The present system was carefully designed to produce checks for delivery within ten days after the close of the month. I am advised that the Division of Youth and Family Services consistently meets the scheduled payment deadline and, on occasion, checks are processed before the deadline. On occasion, the payment date may vary by a few days depending upon when the Department of Treasury can execute the payment tape or as a result of computer down time.

This legislation requires the Division of Youth and Family Services to ensure that foster parents receive payment for the care provided by them to foster children on the same date each month. Years of experience shows that it is virtually impossible to ensure that checks are received by foster parents on the same day each month. Operational variables such as recognized holidays, postal service delivery delays and computer down time are beyond the control of the Division of Youth and Family Services. Furthermore, an additional problem would arise if this legislation were signed into law. The policy of publishing a date that foster parents will receive checks invites increased incident of check theft, since the exact date of check arrival would be common knowledge. This is a disconcerting problem currently being experienced by the social security and welfare systems and is the very reason that states do not publish the date that property tax rebate checks are mailed out.

Therefore, while this legislation is well intended, I must regretably return this bill without my signature.

Accordingly, I herewith return Assembly Bill No. 3836 without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 12, 1985. }

ASSEMBLY BILL No. 4040

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 4040 without my signature.

This bill would appropriate \$7.6 million to the Department of Higher Education for additional State aid to fund the operational costs of the county colleges.

As you know, last spring during the Joint Appropriations Committee process, the Legislature made several changes to my proposed budget. The Legislature provided a total of \$83.1 million for aid for operational costs to county colleges. This was a \$15.6 million

increase over Fiscal Year 1985 and \$11.6 million more than my budget recommendation. The Legislature also saw fit to alter my recommendation that increased aid to a county college be provided only if the county supplied an equal increase in its own contribution for 1986 over its 1985 contribution. I viewed this action as causing a dilution of the benefit of additional State assistance and, therefore, decided that only a portion of the recommended increase was warranted. Consequently, on June 28, 1985 when I signed the budget for Fiscal Year 1986 into law, I approved a total amount of \$75.5 million for an increase of \$8 million or 11.8 percent over the previous year.

Now, once again, the Legislature is seeking to restore their original recommendation by asking for \$7.6 million in increased aid to county colleges. This comes just three months after I carefully reviewed their recommendation for additional funding and determined that a total of \$8 million in additional aid was more than a sufficient contribution to these institutions.

The State ended the 1985 Fiscal Year on June 30, 1985 with surplus revenue of \$768 million. This surplus was the result of unanticipated revenue generated in a two-year period of exceptional economic growth. Application of this surplus in the 1986 Fiscal Year has been a major factor in permitting us to fund \$458 million of capital projects without issuing long-term debt, to provide over \$400 million in increased assistance to local governments to hold down property taxes, and to cut taxes on businesses and individuals by more than \$400 million.

At the time I approved the Appropriations Act for Fiscal Year 1986, I provided for a projected reserve of \$180 million (or approximately two percent of the anticipated gross revenue) to protect against a possible shortfall in revenue collections and to meet unanticipated needs in the current year. Since that time, this reserve has been diminished, principally because of the higher cost of P. L. 1985, c. 304, the Homestead Tax Relief Act, as compared with my tax relief proposals. The result is that we now have a lower reserve than originally contemplated and only the most pressing and emergent needs can be considered with a projected reserve that is less than \$140 million.

While I recognize the vital role county colleges fill in the State's educational structure, I restate my belief that these institutions were adequately funded under the Appropriations Act for Fiscal Year 1986.

Accordingly, I herewith return Assembly Bill No. 4040 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 12, 1985. }

ASSEMBLY BILL No. 4094

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 4094, without my signature.

This bill requires a supplemental appropriation of \$500,000.00 from the General Fund to the Transportation Trust Fund for replacement of the Grove Street Bridge which connects Bridgeton and Fairfield in Cumberland County.

The origins of this bill lie in the July 31, 1985 thunderstorm which resulted in severe damage to this area of Cumberland County. As a result of the storm, the structural integrity of the Grove Street Bridge at Rocaps Run in Bridgeton, Fairfield Township was undermined and classified as "impassible."

The problem addressed in the bill was recently remedied as a result of the Department of Transportation making available the necessary funding for the replacement of the Grove Street Bridge. Therefore, this bill, albeit well intentioned, is unnecessary.

Accordingly, I herewith return Assembly Bill No. 4094 without my approval.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 530, Rec.

Senate No. 1035 Sca, Rec.

Senate No. 1776 w/GR, Rec.

SCS for Senate Nos. 2107, 1299 and Assembly No. 2355, Rec.

Senate No. 2181, Rec.

Senate No. 2189 Sca, Rec.

Senate No. 2699 Sca, Rec.

Senate No. 3249, Rec.

Assembly No. 3177 Aca Sca, Rec.

Assembly No. 3584 Aca Sca, Rec.

Assembly No. 4112 Sca, Rec.

On the motion of Mr. Doyle, the following bill was given second reading by special order:

Senate No. 1776.

The following communication was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

September 16, 1985 ADMINISTRATIVE OFFICE OF THE COURTS (Report of Jury Operations for 1983-84 Court Year)

September 19, 1985 CASINO CONTROL COMMISSION (Affirmative Action Compliance in the Casino Hotel Industry, 2nd Quarter—1985)

September 23, 1985 ATTORNEY GENERAL'S OFFICE (Quarterly Report of Legislative Agents, June 30, 1985)

October 1, 1985 N. J. TRANSIT (1985 Annual Report, Senior Citizen & Disabled Resident Transportation Assistance Program)

October 2, 1985 COMMISSION ON ALCOHOLIC BEVERAGE LIABILITY (Final Report, September 18, 1985)

October 4, 1985 DEPARTMENT OF CORRECTIONS (1. Bureau of Parole Annual Report 2. Annual Report of Parolee Earnings)

October 10, 1985 N. J. ADVISORY COUNCIL ON VOCATIONAL EDUCATION (15th Annual Evaluation Report)

October 10, 1985 DIVISION OF CRIMINAL JUSTICE (Presentment of State Grand Jury concerning Clean-up on PCB Contamination in the City of Perth Amboy)

October 15, 1985 DEPARTMENT OF EDUCATION (Commissioner's Annual Report to the Legislature: Implementation of State Facilities Education Act of 1979)

October 15, 1985 PORT AUTHORITY OF N. Y. & N. J. (Board Minutes, October 10, 1985: Industrial Park, Elizabeth—Lease Agreement with Radiation Technology)

The following communication was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

October 18, 1985 DIVISION OF CRIMINAL JUSTICE (Juvenile Waivers to Adult Court: A report to the N. J. Legislature, September 1985)

October 31, 1985 NEW JERSEY TRANSIT (1985 Annual Report)

November 4, 1985 N. J. DEVELOPMENTAL DISABILITIES COUNCIL (Charity Racing Days Program Fiscal Expenditure Reports, 1984)

November 7, 1985 CRIMINAL DISPOSITION COMMISSION (14th Annual Report, October 16, 1985)

November 7, 1985 DIVISION OF INVESTMENT (Listings of Securities: portfolios of N. J. Investment Funds showing Par Values & Book Values, June 30, 1985, plus Report on Holdings of Stocks & Bonds of Companies with interests in South Africa)

November 7, 1985 DELAWARE RIVER BASIN COMMISSION (1984 Annual Report).

November 14, 1985 N. J. MARINE SCIENCES CONSORTIUM (1983-84 Annual Report, Sea Grant Program).

November 15, 1985 DEPARTMENT OF COMMERCE & ECONOMIC DEVELOPMENT (1984 Annual Report).

November 15, 1985 DIVISION OF STATE LIBRARY (Library Network Report, October 1985).

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Comm. to Investigate the Hazardous Waste Dumping Practices at Military Bases in New Jersey and to Develop Options to Protect the Public Health and Environment

Assemblyman Thomas A. Pankok to replace

Assemblyman Byron M. Baer

The following memorandum was read:

Speaker Karcher has made the following committee appointments:

Labor Committee

Assemblywoman Angela Perun to replace

Assemblyman Jorge Rod

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Comm. to Investigate the Hazardous Waste Dumping Practices at Military Bases in New Jersey and to Develop Options to Protect the Public Health and Environment

Assemblyman John O. Bennett

Assemblyman John T. Hendrickson

Assemblywoman Marie S. Muhler

Comm. to Study the Statutory Authority of the Office of Administrative Law in Conducting Public Utility Hearings

Assemblyman Joseph L. Bocchini, Jr.

Assemblyman Martin A. Herman

Assemblyman Louis B. Kosco

Assemblyman Thomas J. Shusted

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Comm. to Study Economic, Legal and Environmental Issues Related to Availability and Cost of Environmental Liability Insurance Coverage

Assemblyman Robert J. Martin

Assemblyman Robert C. Shinn

Comm. to Investigate the Hazardous Waste Dumping Practices at Military Bases in New Jersey and to Develop Options to Protect the Public Health and Environment

Assemblyman Byron Baer

Assemblywoman Marlene Lynch Ford

Assemblywoman Barbara Kalik

Assemblyman Jorge A. Rod

Assemblywoman Jacqueline Walker

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 618, 955, 1050, 1353, 1901, 2005, 2117, 2716, 2948, 3488, 3685, 3730, 3765, 3836, 3868, 4040, 4085, Assembly Joint Resolution No. 120, Assembly Nos. 4187, 4188 and 4094.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 1998, Ms. Ogden.

Assembly No. 4123, Ms. Kalik.

Assembly No. 3938, Ms. Ford.

Assembly No. 4000, Mr. Flynn.

Assembly No. 4100, Mr. Flynn.

Assembly No. 3662, Mr. Riley.

Assembly No. 3663, Mr. Riley.

Assembly No. 3664, Mr. Riley.

Assembly No. 4134, Mr. Flynn.

Assembly No. 4185, Mr. Ranieri.

Assembly No. 3359, Mr. Bocchini.

Assembly No. 2528, Mr. Foy.

Assembly No. 3954, Mr. Baer.

Assembly No. 1065, Mr. Mazur.

Assembly No. 4178, Messrs. Kern, Girgenti, Pellecchia and Shusted.

Assembly No. 3896, Mr. Baer.

Assembly No. 3923, Mr. Baer.

Assembly No. 2889, Mr. Karcher

Assembly No. 4045, Mr. Baer.

Assembly No. 1945, Mr. Baer.

Assembly Joint Resolution No. 172, Mr. Otlowski.

Assembly No. 3052, Mr. Baer.

Assembly No. 3684, Mr. Baer.

Assembly No. 3951, Mr. Baer.

On motion of Speaker Karcher and adopted, Assembly No. 3878 will be sponsored by Ms. Walker.

On motion of Mr. Doyle and adopted, Mr. Kern was withdrawn as cosponsor of Assembly No. 3796.

On motion of Mr. Weidel and adopted, Assembly No. 2397 was withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, December 5, 1985 at 1:00 P.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, November 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, November 23, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, November 25, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

WEDNESDAY, November 27, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, November 30, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle, took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, December 2, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, December 5, 1985.

The General Assembly met at 1:40 P.M.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Baer, Chinnici, Deverin, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher, (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Mazur, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Ranieri, Rooney, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zimmer—45.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 4212, by Mr. Zecker, Municipal Government Committee—Allows municipalities to receive payment from the State for unclaimed homestead rebates.

Assembly No. 4215, by Mr. LaRocca, Banking and Insurance Committee—Provides for regulation of financial planners.

Assembly No. 4216, by Messrs. LaRocca and Rainieri, Municipal Government Committee—Authorizes municipalities to require developers to contribute to cost of low and moderate income housing.

Assembly No. 4217, by Mr. Paterniti, Judiciary Committee—Provides for the licensing and regulation of adult book stores in order to contain the spread of AIDS.

Assembly No. 4220, by Messrs. Ranieri, Vainieri, LaRocca, Charles, Doria and Cuprowski, Corrections, Health and Human Services Committee—Establishes a hospice care assistance demonstration program, approps. \$150,000.

Assembly No. 4221, by Mr. Pankok, Law, Public Safety and Defense Committee—Permits fire companies to purchase vehicles and equipment with certain State funds.

Assembly No. 4223, by Mr. Paterniti, Education Committee—Provides that only local boards of education may determine whether to admit a child with AIDS to school.

Assembly No. 4224, by Mr. Otlowski, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Adds certain law enforcement titles in the Division of Taxation to PERS.

Assembly No. 4226, by Messrs. Kavanaugh and Franks, without reference—Supp. approp. of \$75,000 to Dept. of Labor for Governor's Task Force on Services to Disabled Persons.

Assembly No. 4227, by Ms. Perun, without reference—Validates school bond proceedings in Plainfield.

Assembly No. 4228, by Ms. Kalik and Mr. Foy, Agriculture and Environment Committee—Appropriates \$13,000,000 to DEP for upgrading Maple Shade's wastewater treatment system.

Assembly No. 4229, by Ms. Perun, County Government and Regional Authorities Committee—Requires certain boards of freeholders to appoint assistant and deputy county counsels.

Assembly No. 4230, by Ms. Kalik, without reference—Supp. approp. of \$350,000 to Dept. of Agriculture for a biological control lab.

Assembly No. 4231, by Messrs. Schuber and Kosco, without reference—Supp. approp. of \$15,000 to DEP for reimbursement to Maywood for legal and expert costs in connection with thorium contamination problem.

Assembly No. 4232, by Messrs. Schuber and Kosco, Education Committee—Changes references in certain special education programs from "handicapped" child to "challenged" child.

Assembly No. 4234, by Messrs. Mazur, Baer, Schuber and Kern, Corrections, Health and Human Services Committee—Provides for a nonbinding referendum concerning the enactment of a national health care program.

Assembly No. 4235, by Messrs. Haytaian, Kline and Ms. Perun, Education Committee—Excludes children with AIDS from the public schools.

Assembly No. 4236, by Ms. Kalik and Mr. Foy, without reference—Supp. approp. of \$1,297,000 in federal funds to the Dept. of Health for nutritional programs for pregnant women, infants, and children.

Assembly No. 4237, by Messrs. Bocchini, Patero, Ms. Kalik and Mr. Foy, Revenue, Finance and Appropriations Committee—Appropriates \$2,500,000 to DEP from the "Wastewater Treatment Fund" for a grant and low-interest loan to Hamilton Twp.

Assembly No. 4238, by Ms. Kalik, Education Committee—Requires the use of certain improved fire resistant materials on public school buses.

Assembly No. 4240, by Messrs. Pellecchia and Girgenti, Energy and Natural Resources Committee—Authorizes the establishment of a deferred compensation plan for Passaic Valley Sewerage Commission employees.

Assembly No. 4241, by Messrs. Hendrickson, Zecker, Rooney and Kline, Education Committee—Excludes children with AIDS from public schools.

Assembly No. 4242, by Mr. Ranieri, LaRocca, Cuprowski, Vainieri, Charles and Doria, Municipal Government Committee—Enables municipalities to require developers to provide adequate parking or pay a fee as a condition of subdivision or site approval.

Assembly No. 4243, by Messrs. Rooney and Haytaian, Energy and Natural Resources Committee—Requires DEP to investigate the relationship between microwave radiation from transmission facilities and health problems and appropriates \$50,000.

Assembly No. 4244, by Ms. Walker and Mr. Flynn, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Establishes the New Jersey Commission on Native American Affairs in DCA.

Assembly No. 4245, by Mr. Bennett, Agriculture and Environment Committee—Provides for better coordination of the egg inspection system in New Jersey.

Assembly No. 4246, by Mr. Mazur, Agriculture and Environment Committee—Divide the Division of Fish, Game and Wildlife in DEP into two divisions.

Assembly No. 4247, by Ms. Cooper and Mr. Kline, without reference—Amends Hammonton charter to change overseer of streets and highways to an appointed position.

Assembly No. 4248, by Messrs. Felice, Haytaian, Cuprowski and Schuber, Corrections, Health and Human Services Committee—Establishes nursing home preadmission screening program in Dept. of Human Services.

Assembly No. 4251, by Mr. LaRocca, Judiciary Committee—Extinguishes certain interests and cures certain defects in real estate which arose before the root of title was recorded.

Assembly No. 4252, by Messrs. Chinnici and Muziani, Banking and Insurance Committee—Lessens restrictions on surviving spouse's access to amounts on deposit in banks and similar institutions.

Assembly No. 4254, by Messrs. Otlowski and Deverin, without reference—Amends P. L. 1985, c. 303 so as to make it apply only to private pay health care contracts in effect after that act's effective date.

Assembly No. 4255, by Mr. Kern, Education Committee—Abolishes the position of treasurer of school moneys and transfers the duties to the secretary of the board of education.

Assembly No. 4256, by Ms. Cooper, Messrs. Kline, Shinn, Colburn, Chinnici, Muziani and Loveys, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Abolishes the Veterans Facilities Council and establishes committees for veterans facilities.

Assembly No. 4257, by Messrs. Penn, Kavanaugh, Kline, Zecker, Hollenbeck, Bennett, Loveys, Ms. Cooper and Mr. Palaia, Municipal Government Committee—Provides 'cap' exemption for amounts any county or municipality annually appropriates to fund the operation of a mandatory recycling program.

Assembly No. 4258, by Messrs. Penn, Kavanaugh, Bennett, Loveys, Ms. Cooper and Mr. Palaia, Education Committee—Requires that elementary and secondary school curriculum include material on the negative effects of littering.

Assembly No. 4259, by Mr. Deverin and Ms. Ford, Agriculture and Environment Committee—Limit the liability of contractors and engineers engaged in hazardous waste site cleanup activities.

Assembly No. 4260, by Messrs. Villane and Palaia, Revenue, Finance and Appropriations Committee—Appropriates \$11,500,000 from the "Shore Protection Fund" to finance certain projects.

Assembly No. 4262, by Messrs. Martin and Loveys, Higher Education and Regulated Professions Committee—Provides a 90 day period for registration as athletic trainer without need for examination.

Assembly No. 4263, by Messrs. Villane and Palaia, Housing and Urban Policy Committee—Permits N. J. Urban Enterprise Zone Authority to appoint six additional enterprise zones.

Assembly No. 4264, by Messrs. Chinnici and Muziani, Municipal Government Committee—Exempts from "cap law" expenditures by municipalities to fund liability insurance coverage.

Assembly No. 4265, by Messrs. Muziani and Chinnici, Municipal Government Committee—Special legislation to allow the Township of Middle to divide an existing fire district into two separate districts.

Assembly No. 4266, by Mr. Schwartz, Housing and Urban Policy Committee—Designates five additional urban enterprise zones.

Assembly No. 4267, by Messrs. Cuprowski, Vainieri, Ranieri, LaRocca, Charles and Felice, Corrections, Health and Human Services Committee—Permits State to reimburse certified emergency medical technicians for certain educational expenses.

Assembly No. 4268, by Messrs. McEnroe and Naples, without reference—Permits bars and taverns to sell alcoholic beverages between 9:00 A.M. and 2:00 P.M.

Assembly No. 4269, by Ms. Perun, Higher Education and Regulated Professions Committee—Establishes a Women's Studies Institute and Women's Studies Chair at Union County College, approps. \$500,000.

Assembly No. 4270, by Ms. Perun, Higher Education and and Regulated Professions Committee—Provides for the establishment of day care centers at certain Union County College campuses, approps. \$1,000,000.

Assembly No. 4271, by Ms. Garvin, Corrections, Health and Human Services Committee—Creates a "Foster Care Enrichment Fund" in the Dept. of Human Services, approps. \$750,000.

Assembly No. 4273, by Messrs. Penn, Kavanaugh, Zecker, Kline and Ms. Cooper, Judiciary Committee—Provides immunity from civil suits for trustees and board members of nonprofit corporations when action is based upon exercise of judgment or discretion.

Assembly No. 4274, by Ms. Kalik, Messrs. Foy, Colburn and Shinn, Revenue, Finance and Appropriations Committee—Supp. approp. of \$3,500,000 to DEP to clean up PCB contamination at Parker Center, Burlington County College.

Assembly No. 4275, by Ms. Walker and Mr. Flynn, Corrections, Health and Human Services Committee—Requires that a person donating human organs shall be tested for AIDS prior to donation.

Assembly No. 4276, by Messrs. Martin and Shinn, Energy and Natural Resources Committee—Provides for the identification of contractors for strict liability claims when they perform services to mitigate or clean up the release or discharge of a hazardous substance under the "Spill Compensation Control Act".

Assembly No. 4277, by Ms. Walker and Mr. Flynn, Agriculture and Environment Committee—Supp. approp. of \$2 million as State share of assistance to counties declared hurricane disaster areas.

Assembly No. 4278, by Ms. Walker and Mr. Flynn, Agriculture and Environment Committee—Supp. approp. of \$10 million as federal funds to assist counties declared hurricane disaster areas.

Assembly No. 4280, by Ms. Muhler, Revenue, Finance and Appropriations Committee—Supp. approp. of \$600,000 to Legislature for expenses of Statute of Liberty Centennial Celebration.

Assembly No. 4281, by Messrs. Charles and Doria, State Government, Civil Service, Elections, Pensions and Veterans Affairs Com-

mittee—Allows school employees to continue in the N. J. State Health Benefits Program for up to two years during approved leave under certain circumstances.

Assembly No. 4282, by Messrs. Doria, Charles and Ms. Ogden, Higher Education and Regulated Professions Committee—Authorizes the N. J. Commission on Science and Technology to establish a nonprofit corporation for technical assistance on scientific issues, approps. \$98,000.

Assembly No. 4283, by Mr. Flynn, Ms. Walker, Messrs. McEnroe, Bocchini, Naples, Marsella, Pelly, Mazur, Baer, Patero, Ms. Ford, Messrs. Herman, Watson, Zangari, Brown, Ms. Kalik, Messrs. Cuprowski, Martin, Chinnici, Villane, Schuber, Riley, Thompson and Charles, Revenue, Finance and Appropriations Committee—Exempts youth athletic leagues from the "Sales and Use Tax Act" and provides that these groups are not limited by "casual sales" regulations.

Assembly No. 4285, by Ms. Walker and Mr. Flynn, Agriculture and Environment Committee—The "Threatened Plant Species and Habitat Act," establishes program to protect plants threatened with extinction, approps. \$150,000.

Assembly Joint Resolution No. 124, by Ms. Walker and Mr. Flynn, without reference—Memorializes federal EPA to deny a permit to the Massachusetts Water Supply Authority to dump sludge off of the New Jersey coast.

Assembly Concurrent Resolution No. 198, by Mr. Paterniti, Judiciary Committee—Amends Constitution to prohibit the courts from impairing the right of a municipality to determine by its zoning and planning ordinances the extent housing opportunities are to be provided to meet the needs of persons of diverse financial means.

Assembly Concurrent Resolution No. 199, by Mr. Zecker, Municipal Government Committee—Amends Constitution to allow Legislature to enact law paying unclaimed homestead rebate to the municipality.

Assembly Concurrent Resolution No. 200, by Ms. Walker and Mr. Flynn, Revenue, Finance and Appropriations Committee—Memorializes Congress to repeal law requiring Social Security recipients to declare interest on "tax-exempt" bonus as income for tax purposes.

Assembly Resolution No. 171, by Mr. Ranieri, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee—Memorializes Congress to pass HR 3472 providing nonmilitary humanitarian aid to the anticommunist forces in Angola.

Assembly No. 4286, by Messrs. Patero and Bocchini, without reference—Concerns construction union fringe benefits.

Assembly No. 4289, by Mr. Karcher, without reference—Provides periodic review of State Commission of Investigation.

Assembly No. 4290, by Mr. Zangari, without reference—Concerns continuing health benefits for retired members of Legislature.

Assembly No. 4291, by Mr. Karcher, without reference—Amends “N. J. Sports & Exposition Auth. Law”.

Assembly No. 4292, by Mr. S. Adubato, without reference—Amends the “Uniform Securities Law.”

Assembly Concurrent Resolution No. 201, by Mr. Charles, without reference—Memorializes Congress to enact HCR 129 concerning U. S. prisoners of war in Southeast Asia.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4226, 4227, 4230, 4231, 4236, 4247, 4254, 4268, 4286, 4289, 4290, 4291, 4292 and Assembly Concurrent Resolution No. 201.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 223, Education Committee.

Senate No. 233 Sea, Commerce and Industry Committee.

Senate No. 862 Sea, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1089, Banking and Insurance Committee.

Senate No. 1146 w/GR, without reference.

Senate No. 2186 w/GR, without reference.

Senate No. 2388, without reference.

Senate No. 2421, without reference.

Senate No. 2586 w/GR, without reference.

Senate No. 2618 Sea, Law, Public Safety and Defense Committee.

Senate No. 2831, without reference.

Senate No. 2975, without reference.

Senate No. 3204, Law, Public Safety and Defense Committee.

Senate No. 3387, without reference.

Senate No. 3395, without reference.

Senate Joint Resolution No. 49, Judiciary Committee.

Senate Joint Resolution No. 72, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Assembly Committee Substitute for Assembly No. 667 Sea, Conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1146, 2186, 2388, 2421, 2586, 2831, 2975, 3387 and 3395.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 45 w/GR, without reference.

Senate No. 2710 w/GR, without reference.

Senate No. 2690, w/GR, without reference.

Senate No. 2990 Sea, Energy and Natural Resources Committee.

Senate No. 3166 Sea, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 45, 2710, 2690 and 3166.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 530, Municipal Government Committee.

Senate No. 1035 Sea, without reference.

Senate No. 1776 w/GR, Rec. 1st and 2nd reading.

Senate Committee Substitute for Senate Nos. 2107, 1299 and Assembly No. 2355, without reference.

Senate No. 2181, Commerce and Industry Committee.

Senate No. 2189 Sea, Independent Authorities and Commissions Committee.

Senate No. 2699 Sea, without reference.

Senate No. 3249, without reference.

Assembly No. 3177 Aca Sea, Conc.

Assembly No. 3584 Aca Sea, Conc.

Assembly No. 4112 Sea, Conc.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1035, 1776, Senate Committee Substitute for Senate Nos. 2107, 1299 and Assembly No. 2355, Senate Nos. 2699 and 3249.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3157 and 3300 ACS.

The Assembly Aging Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 4032 Aca, 4146, 4148 Aca, 4149 Aca, 4150 Aca, 4151 Aca, Assembly Concurrent Resolution Nos. 194 and 195.

The Assembly Labor Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2880 Aca and 3669 Aca.

The Assembly Commerce and Industry Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 200 Aca, 3540 Aca, 4118 Aca, 4123, 4191, Senate Nos. 224, 1877, 1961 Aca and 2316.

The Assembly Corrections, Health and Human Services Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3118, 3677, 3703, 3755, 3998, 4076, 4124 Aca, Senate Nos. 887, 1059 Aca, Senate Committee Substitute for Senate Nos. 2162, 2038, 2039, 2040, 2486, 2664 Aca, Senate Nos. 2558, 2954 Aca, 3075 and Assembly Committee Substitute for Assembly No. 114.

The Assembly Municipal Government Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1780 Aca, 3090 Acs, 3150 Aca, 3152, 3270 Aca, 3345 Aca, 3524 Aca, 3278 Aca, 3880, 4012, 4025, 4087 Aca, 4090 Aca, 4153 Aca, Senate Nos. 1510, 1882 Aca, 2313 Aca, 2334 Aca 2602, 2648 and Senate Joint Resolution No. 45 Aca.

The Assembly Agriculture and Environment Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 4160, Senate Nos. 1095, 2296 and 3165.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 1230 Aca, 2604, 3184 Aca, 3229 Aca, 3230 Aca, 3269, 3616, 3832, 3959, 4027, 4111, 4120, 4167, Assembly Resolution No. 140, Senate Nos. 741, 756, 891, 1001, 1361, 1879, 2190 Aca, 2445 Aca and 2688.

The Assembly Revenue, Finance and Appropriations Committee reported the following bills favorably nad as reported were given second reading:

Assembly Nos. 1472 Aca, 2693, 2718, 2815, Assembly Committee Substitute for Assembly Nos. 3014, 3044 Aca, Assembly Nos. 3082, 3151, 3313 Aca, Senate Nos. 2340, 2577, Assembly Nos. 788, 3427 Aca, 3428, Aca, 3542, 3625 Aca, 3742 Aca, 3744, 3703, 3816 Aca, 3826, 3867 Aca, 3900/3790 Acs, 4017, 4032, 4098, 4105, 4138, 4174, 4177, 4237, 4274, 4280, Senate Nos. 1396, 1405, 2593 Aca and 2955.

The Assembly Corrections, Health and Human Services Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 3826 and 4017 Aca.

The Assembly Aging Committee reported the following bills and pursuant to Rule 10:11 were referred to the Revenue, Finance and Appropriations Committee:

Assembly Nos. 4141 and 4147.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following

bill and pursuant to Rule 10:11 was referred to the Revenue, Finance and Appropriations Committee:

Assembly No. 4098.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested:

Assembly No. 3878 Sca.

Assembly No. 623 Sca.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 127, 608, 623, 736, 778, 1119, 1637, 2046, 2127, 2344, 3164, 3604, 3846, 3878, 3977, 4055, 4161 and 4192.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Drinking Water Quality Institute

Reappoint Dr. Rudolph LaRocca for a three year term expiring 11/19/88.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 2178, Mr. Zimmer.

Assembly No. 2483, Mr. Doyle and Ms. Ford.

Assembly No. 1721, Ms. Randall.

On motion of Mr. Genova and adopted, Assembly Concurrent Resolution No. 196 was withdrawn from the files.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, December 9, 1985 at 10:30 A.M.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, December 7, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, December 9, 1985.

The General Assembly met at 10:50 a.m.

Prayer was offered by Rev. N. Allen Nimmo, Tenth Street Baptist Church, Camden, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, Albohn, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Ford, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Loveys, Martin, Miller, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—48.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Assembly No. 1901 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

44 Yeas 0 Nays

In the affirmative were—

Albohn, Bocchini, Charles, Chinnici, Cooper, Deverin, Doyle, Felice, Ford, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Martin, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—44.

In the negative—None.

Assembly No. 1402 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

46 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Ford, Frelinghuysen, Genova, Gorman, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Martin, Muziani, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—46.

In the negative—None.

Assembly No. 3088 was given third reading.

Mr. Pellecchia moved the bill which passed by the following vote:

48 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Ford, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRoca, Loveys, Martin, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—48.

In the negative—None.

Assembly No. 2071 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

47 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Ford, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Martin, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—47.

In the negative—None.

On motion of Mr. Flynn, pursuant to Rule 15:20, Senate No. 2220 was substituted for Assembly No. 2678 with which it is identical, and Mr. Flynn was added as cosponsor of Senate No. 2220. Which motion passed by voice vote.

Senate No. 2220 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

48 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Freling-

huysen, Genova, Gorman, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Weidel, Zangari, Zecker, Zimmer—48.

In the negative—None.

Assembly No. 3018 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

49 Yeas	0 Nays
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In the affirmative were—

Albohn, Baer, Bocchini, Charles, Chinnici, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, Muziani, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zecker, Zimmer—49.

In the negative—None.

Mr. Loveys offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3584.

Which was read by the Clerk and adopted by the following vote:

55 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Muziani, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—55.

In the negative—None.

Assembly No. 3011 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

56 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman,

Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Rainieri, Rocco, Rooney, Schuber, Schwartz, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—56.

In the negative—None.

Assembly No. 3597 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—54.

In the negative—None.

Senate No. 2996 was given third reading.

Mr. Fortunato moved the bill which passed by the following vote:

57 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—57.

In the negative—None.

Assembly No. 3651 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

52 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Charles, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca,

Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pelly, Ranieri, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—52.

In the negative—None.

Assembly No. 3841 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Assembly No. 3012 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

57 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Charles, Chinnici, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—57.

In the negative—None.

Mr. Palaia offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3177.

Which was read by the Clerk and adopted by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, La-

Rocca, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—60.

In the negative—None.

On motion of Mr. Doyle that the vote on amendments to Assembly No. 1278 be rescinded, passed by the following vote:

57 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Recco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—57.

In the negative were—

Albohn, Pankok—2.

Ms. Kalik asked for the record on Assembly No. 2963, which was furnished by the Clerk.

Ms. Kalik moved that Assembly No. 2963 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Kalik moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Zimmer offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 4112.

Which was read by the Clerk and adopted by the following vote:

62 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco,

Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative—None.

Mr. Rocco asked for the record on Assembly No. 2584, which was furnished by the Clerk.

Mr. Rocco moved that Assembly No. 2584 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Rocco moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 4058 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zecker, Zimmer—55.

In the negative—None.

Senate No. 729 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Charles, Chinnici, Cooper, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—54.

In the negative—None.

Senate No. 2656 was given third reading.

Ms. Cooper moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—60.

In the negative—None.

Assembly Joint Resolution No. 123 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

57 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Charles, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—57.

In the negative—None.

Senate No. 1679 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Senate No. 27 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

56 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker—56.

In the negative were—

Albohn, Frelinghuysen, Zimmer—3.

Senate No. 2564 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

61 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—61.

In the negative—None.

Senate No. 1217 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

61 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rooney, Schuber, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—61.

In the negative—None.

Senate No. 2642 was given third reading.

Ms. Cooper moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowksi, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Rainieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1335 was given third reading.

Mr. Vainieri moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowksi, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 2797 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

57 Yeas 5 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—57.

In the negative were—

Albohn, Herman, Karcher (Speaker), Otlowski, Pankok—5.

Senate No. 1776 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative was—Albohn—1.

Senate No. 3314 was given third reading.

Mr. Weidel moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative—None.

Senate No. 1843 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

61 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Koseo, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Ogden, Otlowski, Palaia,

Paterniti, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—61.

In the negative were—

Albohn, Penn—2.

Senate No. 3315 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Doyle moved that the General Assembly recess until 2:15 p.m. Which motion was adopted.

The General Assembly reconvened at 2:35 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Fortunato, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Weidel, Zangari, Zimmer—57.

Mr. Herman asked for the record on Assembly No. 4021, which was furnished by the Clerk.

Mr. Herman moved that Assembly No. 4021 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Herman moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Schwartz asked for the record on Assembly No. 1450, which was furnished by the Clerk.

Mr. Schwartz moved that Assembly No. 1450 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Schwartz moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Foy asked for the record on Assembly No. 4124, which was furnished by the Clerk.

Mr. Foy moved that Assembly No. 4124 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Foy moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Ms. Garvin asked for the record on Senate No. 2309, which was furnished by the Clerk.

Ms. Garvin moved that Senate No. 2309 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Garvin moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 4021, 1450, 4124 and Senate No. 2309.

Assembly No. 4136 was given third reading.

Mr. Patero moved the bill which lost by the following vote:

31 Yeas 16 Nays

In the affirmative were—

S. Adubato, Boechini, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Foy, Genova, Girgenti, Gorman, Hollenbeck, Karcher (Speaker), LaRocca, Marsella, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia,

Pelly, Ranieri, Riley, Thompson, Vainieri, Visotcky, Walker, Watson—31.

In the negative were—

Albohn, Baer, Bennett, Felice, Frelinghuysen, Garvin, Kalik, Kern, Martin, Mazur, Ogden, Rooney, Schwartz, Shinn, Zimmer—16.

Assembly No. 4239 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

61 Yeas 5 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zecker—61.

In the negative were—

Albohn, Frelinghuysen, Hendrickson, Kern, Zimmer—5.

Mr. Mazur asked for the record on Assembly No. 4225, which was furnished by the Clerk.

Mr. Mazur moved that Assembly No. 4225 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Mazur moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Ms. Garvin, pursuant to Rule 15:20, Senate No. 2347 was substituted for Assembly No. 2921 with which it is identical, and Ms. Garvin was added as cosponsor of Senate No. 2347. Which motion passed by voice vote.

On motion of Ms. Garvin, the substitution of Senate No. 2347 for Assembly No. 2921 was rescinded. Which motion passed by voice vote.

Assembly No. 4253 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

41 Yeas 25 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford,

Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Ogden, Penn, Randall, Rocco, Rooney, Schuber, Villane, Zecker, Zimmer—25.

Mr. Otlowski asked for the record on Assembly No. 1114, which was furnished by the Clerk.

Mr. Otlowski moved that Assembly No. 1114 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Otlowski moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 4014 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

41 Yeas 28 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Muziani, Ogden, Palaia, Penn, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Zecker—28.

Assembly No. 3842 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

59 Yeas 1 Nay

In the affirmative were—

S. Adubato, Bocchini, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca,

Littell, Loveys, Martin, McEnroe, Miller, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—59.

In the negative was—Albohn—1.

Senate No. 2377 was given third reading.

Mr. Visotcky moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Cooper, Cuprowski, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—65.

In the negative—None.

Mr. Otlowski asked for the record on Assembly No. 4254, which was furnished by the Clerk.

Mr. Otlowski moved that Assembly No. 4254 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Otlowski moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Ms. Ogden asked for the record on Assembly No. 672, which was furnished by the Clerk.

Ms. Ogden moved that Assembly No. 672 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Ogden moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Ms. Ford, pursuant to Rule 15:20, Senate No. 487 was substituted for Assembly No. 3292 with which it is identical, and Ms. Ford was added as cosponsor of Senate No. 487. Which motion passed by voice vote.

Senate No. 487 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

46 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, LaRocca, Loveys, Marsella, Mazur, McEnroe, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Ranieri, Riley, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari—46.

In the negative—None.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly Nos. 409, 410, 3152, Senate No. 2648, Assembly Nos. 3270, 3588, Senate No. 2297, Assembly Nos. 900, 3493, 3269, 2805, 3833, Senate Joint Resolution No. 76, Assembly No. 3150, Senate No. 2675, Assembly Nos. 3703, 3742, 3959, 2963, 4299 4222, 1995, 4035, 3625, 4294, Senate Nos. 2688, 2083, 2675, 955, 2322, 1037, 224, Assembly No. 4293, Senate No. 2694, Assembly No. 4274, Assembly Resolution No. 173, Assembly No. 4292, Senate No. 2213/ Assembly No. 4247, Assembly Nos. 4138 and 4166.

Assembly No. 1065 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

63 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rooney, Schuber, Shimm, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—63.

In the negative was—Albohn—1.

Senate No. 1452 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

65 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Boechini, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Kern—2.

Assembly No. 4284 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

56 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zimmer—56.

In the negative was—Miller—1.

On motion of Mr. Schwartz, pursuant to Rule 15:20, Senate No. 322 was substituted for Assembly No. 1450 with which it is identical, and Mr. Schwartz was added as cosponsor of Senate No. 322. Which motion passed by voice vote.

Senate No. 322 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

52 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kosco, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Rocco, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari—52.

In the negative were—

Albohn, Riley, Zecker, Zimmer—4.

Assembly No. 252 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kosco, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Mr. Foy asked for the record on Assembly No. 4109, which was furnished by the Clerk.

Mr. Foy moved that Assembly No. 4109 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Foy moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Ms. Randall asked for the record on Assembly No. 3916, which was furnished by the Clerk.

Ms. Randall moved that Assembly No. 3916 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Randall moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 413, Transportation and Communications Committee.

Senate No. 2715, without reference.

Senate No. 3313, SCS, without reference.

Senate No. 3419, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2715, 3313 and 3419.

On motion of Ms. Randall, pursuant to Rule 15:20, Senate No. 3313 was substituted for Assembly No. 3916 with which it is identical, and Ms. Randall was added as cosponsor of Senate No. 3313. Which motion passed by voice vote.

Senate No. 2949 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

57 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schubert, Schwartz, Shinn, Thompson, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—57.

In the negative—None.

Mr. Doyle asked for the record on Assembly No. 3150, which was furnished by the Clerk.

Mr. Doyle moved that Assembly No. 3150 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doyle moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Mr. S. Adubato, pursuant to Rule 15:20, Senate No. 2715 was substituted for Assembly No. 4292 with which it is identical, and Mr. S. Adubato was added as cosponsor of Senate No. 2715. Which motion passed by voice vote.

Senate No. 2715 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

52 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Ogden, Otlowski, Palaia,

Paterniti, Patero, Pelly, Randall, Riley, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Weidel, Zangari, Zecker, Zimmer—52.

In the negative were—

Miller, Penn—2.

Ms. Garvin asked for the record on Senate No. 2347, which was furnished by the Clerk.

Ms. Garvin moved that Senate No. 2347 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Garvin moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Ms. Cooper, pursuant to Rule 15:20, Senate No. 2213 was substituted for Assembly No. 4247 with which it is identical, and Ms. Cooper was added as cosponsor of Senate No. 2213. Which motion passed by voice vote.

Senate No. 2213 was given third reading.

Ms. Cooper moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otowski, Palaia, Paterniti, Patero, Pelly, Penn, Randall, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Weidel, Zecker, Zimmer—60.

In the negative—None.

The Assembly Judiciary Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 954 Acs, Senate Nos. 554 Acs, 955 Aca, 2506 and 2545.

The Assembly Higher Education and Regulated Professions Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 4121, Senate Nos. 2709 and 2066 Aca.

The Assembly Independent Authorities and Commissions Committee reported the following bill favorably and as reported was given second reading:

Senate No. 3140.

The Assembly Law, Public Safety and Defense Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 4195 Aca.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 2538, Assembly Resolution No. 165 and Senate No. 2093.

The Assembly Transportation and Communications Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 3706 Aca, 3724, 3743 Aca, 3761, 3945, 3988 Aca, 4035 and Senate No. 2322.

The Assembly Banking and Insurance Committee reported the following bills favorably and as reported were given second reading:

Assembly No. 3342 Aca, 3499 Aca, 3603 Aca, 4082, 4084 and Senate No. 2838.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly Resolution No. 173, by Mr. McEnroe and Ms. Garvin, without reference—Condemns racially motivated vandalism in the Twp. of Maplewood and Orange Village.

Assembly Resolution No. 174, by Messrs. Karcher and Otlowski, without reference—Rename Raritan River Toll Plaze "Sayreville Toll Plaza."

Assembly No. 4294, by Mr. Karcher, without reference—Extends deadline for State and Local Expenditure and Revenue Policy Comm. and approp. \$500,000.

Assembly No. 4295, by Messrs. Pelly and Patero, without reference—Concerns "Mayor-Council administrator plan" of municipal gov't.

Assembly No. 4299, by Messrs. Charles and Doria, without reference—Allows Comm. of Ed. to solve fiscal problems without tax increases.

Assembly No. 4303, by Mr. LaRocca, without reference—Concerns exemption of certain telephone equipment.

Assembly No. 4304, by Ms. Odgen and Mr. Frelinghuysen, without reference—Approp. \$270,000 to enable N. J. Public Broadcasting Auth. to improve facilities.

Assembly No. 4305, by Ms. Ford and Mr. Doyle, without reference—Approp. \$750,000 for funding related to hazardous waste systems.

Assembly No. 4306, by Messrs. Palaia and Villane, without reference—Approp. \$435,000 to establish centers for deaf and blind children.

Assembly No. 4307, by Messrs. Littell, Haytaian, Weidel, Zimmer, Martin, Villane and Patero, without reference—Approp. \$5,200,000 to conduct three year reemployment project.

Assembly No. 4308, by Mr. Girgenti, without reference—Approp. \$2,550,000 to support "Victims of Crime Act of 1984."

Assembly No. 4309, by Mr. S. Adubato, without reference—Approp. \$47,758 to Montclair State College for disadvantaged students.

Assembly No. 4310, by Mr. Brown, without reference—Amends "Local Tax Auth. Act."

Assembly No. 4311, by Mr. Bryant, without reference—State aid for certain property losses.

Assembly No. 4312, by Ms. Walker, Messrs. Paterniti, Flynn and Pelly, without reference—Est. memorial at Garden State Arts Center and approp. \$75,000.

Assembly No. 4313, by Mr. Doria, without reference—Concerns asbestos and makes approp.

Assembly No. 4314, by Mr. Doria, without reference—Concerns issuance and sale of bonds by Passaic Valley Sewerage Comm.

Assembly No. 4315, by Mr. Doria, without reference—Validates proceedings for issuance of bonds by Passaic Valley Sew. Comm.

Assembly No. 4316, by Mr. Hendrickson, without reference—Concerns disposal of recreation/conservation lands.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4294, 4295, 4299, 4303, 4304, 4305, 4306, 4307, 4308, 4309, 4310, 4311, 4312, 4313, 4314, 4315, 4316, Assembly Resolution Nos. 173 and 174.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Assembly No. 2805 Sea, Concurrence.

Senate Committee Substitute for Assembly No. 1995, without reference.

Senate No. 2675, w/GR, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Committee Substitute for Assembly No. 1995 and Senate No. 2675.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 132 Sea, Corrections, Health and Human Services Committee.

Senate No. 458 Sea, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1176, without reference.

Senate No. 1660, without reference.

Senate No. 1816 Sea, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 2078 Sea, without reference.

Senate No. 2317, without reference.

Senate No. 2498 Sea, without reference.

Senate No. 2519, without reference.

Senate No. 2583 Sea, Education Committee.

Senate No. 2758 Sea, without reference.

Senate No. 2803 Sea, without reference.

Senate No. 2827, Housing and Urban Policy Committee.

Senate No. 2835, Judiciary Committee.

Senate No. 2948 Sea, without reference.

Senate No. 3057, Banking and Insurance Committee.

Senate No. 3063 Sea, without reference.

Senate No. 3270 Sea, without reference.

Senate No. 3337, without reference.

Senate No. 3436, without reference.

Senate No. 3473, without reference.

Senate Joint Resolution No. 60, without reference.

Senate Joint Resolution No. 66, without reference.

Senate Joint Resolution No. 71, without reference.

Senate Joint Resolution No. 76, without reference.

Assembly No. 292 Sea, Concurrence.

Assembly No. 344 Sea, Concurrence.

Assembly No. 944 Sea, Concurrence.

Assembly No. 1406 Sea, Concurrence.

Assembly No. 2551 Sea, Concurrence.

Assembly Committee Substitute for Assembly No. 2594 and 2613 Sea, Concurrence.

Assembly Committee Substitute for Assembly No. 2707 Sea, Concurrence.

Assembly No. 2745 Sea, Concurrence.

Assembly No. 2974 Sea, Concurrence.

Assembly No. 3297 Sea, Concurrence.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1176, 1660, 2078, 2317, 2498, 2519, 2758, 2803, 2948, 3063, 3095, 3199, 3208, 3270, 3337, 3436, 3473, Senate Joint Resolution Nos. 60, 66, 71 and 76.

The Clerk read a Message from the Senate that the Senate had returned the following bill:

Assembly No. 3069.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 4017—Mr. Mazur.

Assembly No. 1065—Mr. Mazur.

Assembly No. 2178—Mr. Felice.

Assembly No. 1721—Ms. Randall.

Mr. Doyle moved that the General Assembly adjourn to meet on Thursday, December 12, 1985 at 10:30 a.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, December 12, 1985.

The General Assembly met at 11:20 a.m.

Prayer was offered by Reverend James Parsells, St. Peter & Paul Orthodox Church, Manville, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

On motion of Mr. S. Adubato, pursuant to Rule 15:20, Senate No. 2376 was substituted for Assembly No. 2815 with which it is identical, and Mr. S. Adubato was added as cosponsor of Senate No. 2376. Which motion passed by voice vote.

Senate No. 2376 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

55 Yeas

3 Nays

In the affirmative were—

S. Adubato, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco,

Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—55.

In the negative were—

Albohn, Bennett, Kern—3.

Mr. Schuber offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2805.

Which was read by the Clerk and adopted by the following vote:

59 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—59.

In the negative—None.

Mr. Doria offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 623.

Which was read by the Clerk and adopted by the following vote:

57 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—57.

In the negative—None.

Mr. Weidel offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1406.

Which was read by the Clerk and adopted by the following vote:

55 Yeas 1 Nay

In the affirmative were—

S. Adubato, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—55.

In the negative was—Albohn—1.

Assembly No. 1995 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

56 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Charles, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—56.

In the negative—None.

Mr. Zangari offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 667.

Which was read by the Clerk and adopted by the following vote:

56 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Wiedel, Zangari, Zimmer—56.

In the negative were—

Albohn, Kern—2.

Assembly No. 409 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—55.

In the negative—None.

Mr. Schwartz offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly 293.

Which was read by the Clerk and adopted by the following vote:

55 Yeas 1 Nay

In the affirmative were—

S. Adubato, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—55.

In the negative was—Albohn—1.

Assembly No. 1742 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—58.

In the negative—None.

Mr. Charles offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2974.

Which was read by the Clerk and adopted by the following vote:

54 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—54.

In the negative was—Albohn—1.

Assembly No. 3415 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

59 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—59.

In the negative—None.

Assembly No. 3416 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—55.

In the negative—None.

Assembly No. 900 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

In the negative—None.

Mr. Girgenti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2745.

Which was read by the Clerk and adopted by the following vote:

59 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zimmer—59.

In the negative—None.

Assembly No. 2288 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

In the negative—None.

Mr. Riley offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 344.

Which was read by the Clerk and adopted by the following vote:

61 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—61.

In the negative—None.

Assembly No. 410 was given third reading.

Mr. Muziani moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

In the negative—None.

Mr. Paterniti offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2594.

Which was read by the Clerk and adopted by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney,

Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zimmer—60.

In the negative—None.

Mr. Charles asked for the record on Assembly No. 4098, which was furnished by the Clerk.

Mr. Charles moved that Assembly No. 4098 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Charles moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 2658 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zimmer—60.

In the negative—None.

Assembly No. 3269 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

61 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—61.

In the negative was—Albohn—1.

Assembly No. 3304 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—63.

In the negative—None.

Assembly No. 3493 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—64.

In the negative—None.

Assembly No. 2880 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

60 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

In the negative—None.

Assembly No. 3359 was given third reading.

Mr. Rooney moved the bill which passed by the following vote:

61 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zimmer—61.

In the negative was—Albohn—1.

Mr. Hollenbeck asked for the record on Assembly No. 54, which was furnished by the Clerk.

Mr. Hollenbeck moved that Assembly No. 54 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Hollenbeck moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Mr. Schuber asked for the record on Assembly No. 4231, which was furnished by the Clerk. Mr. Schuber moved that Assembly No. 4231 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Schuber moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 4219 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti,

Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—65.

In the negative—None.

Assembly No. 3600 was given third reading.

Ms. Randall moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—63.

In the negative—None.

Assembly No. 2963 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

60 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—60.

In the negative were—

Albohn, Kern, Penn—3.

Assembly No. 3946 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh,

Kern, Kline, Kosco, LaRocca, Littell, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—58.

In the negative—None.

Assembly No. 3737 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

63 Yeas 2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—63.

In the negative were—

Foy, Kern—2.

Assembly No. 4123 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

64 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rainieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—64.

In the negative was—Albohn—1.

Assembly No. 4076 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice,

Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zimmer—64.

In the negative—None.

Assembly Joint Resolution No. 112 was given third reading.

Mr. Bennett moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Watson, Weidel, Zangari, Zimmer—64.

In the negative—None.

Assembly No. 3998 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zimmer—63.

In the negative—None.

Assembly No. 4166 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—65.

In the negative—None.

Senate No. 2253 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

41 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—41.

In the negative—None.

Assembly No. 3417 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

69 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3418 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

65 Yeas	1 Nay
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative was—Albohn—1.

Assembly No. 3427 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

68 Yeas	1 Nay
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Assembly No. 3428 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

70 Yeas	0 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3429 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

On motion of Mr. Franks, pursuant to Rule 15:20, Senate No. 3063 was substituted for Assembly No. 3677 with which it is identical, and Mr. Franks was added as cosponsor of Senate No. 3063. Which motion passed by voice vote.

Senate No. 3063 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 4191 was given third reading.

Mr. Rooney moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman,

Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Ms. Walker offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3878.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 887 was given third reading.

Mr. Chinnici moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 4294 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

54 Yeas 3 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—54.

In the negative were—

Albohn, Haytaian, Kern—3.

Assembly No. 3014 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

42 Yeas 28 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Palaia, Penn, Perun, Randall, Rocco, Rooney, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—28.

On motion of Mr. Baer, pursuant to Rule 15:20, Senate No. 1361 was substituted for Assembly No. 3832 with which it is identical, and Mr. Baer was added as cosponsor of Senate No. 1361. Which motion passed by voice vote.

Senate No. 1361 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney,

Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3959 was given third reading.

Mr. Patero moved the bill which passed by the following vote:

42 Yeas 21 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Girgenti, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Weidel, Zangari—42.

In the negative were—

Albohn, Bennett, Cooper, Felice, Frelinghuysen, Genova, Haytaian, Hendrickson, Kern, Kosco, Littell, Martin, Miller, Perun, Randall, Rooney, Schuber, Shinn, Shusted, Zecker, Zimmer—21.

Assembly No. 4237 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

50 Yeas 13 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellicchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—50.

In the negative were—

Albohn, Frelinghuysen, Haytaian, Kern, Kline, Loveys, Martin, Miller, Rooney, Shusted, Weidel, Zecker, Zimmer—13.

Mr. Otlowski asked for the record on Assembly No. 114, which was furnished by the Clerk.

Mr. Otlowski moved that Assembly No. 114 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Otlowski moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3826 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

54 Yeas

14 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Frelinghuysen, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—54.

In the negative were—

Felice, Genova, Haytaian, Hendrickson, Kern, Kline, Kosco, Miller, Penn, Randall, Rooney, Schuber, Shinn, Zecker—14.

Assembly No. 4105 was given third reading.

Mr. Hollenbeck moved the bill which passed by the following vote:

60 Yeas

6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kern, Kosco, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—60.

In the negative were—

Miller, Pankok, Rooney, Shinn, Zecker, Zimmer—6.

Assembly No. 4175 was given third reading.

Mr. Ranieri moved the bill which passed by the following vote:

54 Yeas

13 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Palaia, Pankok,

Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schubert, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—54.

In the negative were—

Albohn, Genova, Haytaian, Hendrickson, Loveys, Miller, Penn, Perun, Randall, Rooney, Shinn, Shusted, Zecker—13.

Assembly No. 4153 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

50 Yeas	19 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Genova, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari—50.

In the negative were—

Albohn, Bennett, Cooper, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kosco, Martin, Miller, Palaia, Penn, Randall, Rooney, Schubert, Villane, Zecker—19.

Assembly No. 3914 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

50 Yeas	16 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Garvin, Genova, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zimmer—50.

In the negative were—

Albohn, Cooper, Felice, Frelinghuysen, Hardwick, Kavanaugh, Kosco, Loveys, Miller, Palaia, Penn, Randall, Rooney, Schubert, Villane, Zecker—16.

Ms. Ford offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2707.

Which was read by the Clerk and adopted by the following vote:

66 Yeas	2 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative were—

Albohn, Frelinghuysen—2.

Ms. Perun asked for the record on Assembly No. 1994, which was furnished by the Clerk.

Ms. Perun moved that Assembly No. 1994 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Ms. Perun moved the adoption of the amendment which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 4109 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

48 Yeas

24 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Littell, Long, Marsella, Mazur, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schwartz, Shinn, Thompson, Vainieri, Walker, Watson, Weidel, Zangari, Zimmer—48.

In the negative were—

Albohn, Bennett, Chinnici, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Muziani, Palaia, Penn, Randall, Rooney, Schuber, Shusted, Villane, Zecker—24.

Assembly No. 4138 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

50 Yeas

21 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rocco, Rod, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Zangari—50.

In the negative were—

Albohn, Cooper, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kern, Kosco, Loveys, Martin, Miller, Penn, Randall, Rooney, Schuber, Shinn, Shusted, Weidel, Zecker, Zimmer—21.

On motion of Ms. Kalik, pursuant to Rule 15:20, Senate No. 2296 was substituted for Assembly No. 4160 with which it is identical, and Ms. Kalik was added as cosponsor of Senate No. 2296. Which motion passed by voice vote.

Senate No. 2296 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Senate No. 2322 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

45 Yeas 25 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod,

Schwartz, Thompson, Vainieri, Walker, Watson, Weidel, Zangari—45.

In the negative were—

Albohn, Bennett, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Littell, Loveys, Martin, Miller, Palaia, Penn, Randall, Rocco, Rooney, Schuber, Shusted, Villane, Zecker, Zimmer—25.

Senate No. 2675 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

64 Yeas 6 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—64.

In the negative were—

Albohn, Haytaian, Miller, Penn, Rooney, Zecker—6.

Assembly No. 4289 was given third reading.

Mr. Karcher moved the bill which passed by the following vote:

50 Yeas 19 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Walker, Watson, Zangari—50.

In the negative were—

Albohn, Bennett, Cooper, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Loveys, Martin, Miller, Perun, Randall, Rooney, Villane, Zecker—19.

Senate No. 2349 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

57 Yeas 13 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rod, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—57.

In the negative were—

Albohn, Bennett, Haytaian, Hendrickson, Kavanaugh, Loveys, Martin, Miller, Rocco, Rooney, Shusted, Zecker, Zimmer—13.

Assembly No. 4279 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

45 Yeas 26 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Long, Marsella, Mazur, McEnroe, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schuber, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—45.

In the negative were—

Albohn, Bennett, Chinnici, Cooper, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Loveys, Martin, Miller, Muziani, Palaia, Penn, Randall, Rocco, Rooney, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—26.

Ms. Ford offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3297.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlow-

ski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 2653 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

51 Yeas	13 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, LaRocca, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Walker, Watson, Zangari—51.

In the negative were—

Bennett, Hardwick, Haytaian, Hendrickson, Kern, Koseo, Martin, Miller, Randall, Rooney, Villane, Zecker, Zimmer—13.

Assembly No. 4226 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

66 Yeas	1 Nay
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In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative was—Kalik—1.

Assembly No. 4274 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

67 Yeas	5 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin,

Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—67.

In the negative were—

Albohn, Kern, Miller, Rooney, Zecker—5.

On motion of Mr. Gorman, pursuant to Rule 15:20, Senate No. 144 was substituted for Assembly No. 3069 with which it is identical, and Mr. Gorman was added as cosponsor of Senate No. 144. Which motion passed by voice vote.

Senate No. 144 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

62 Yeas 8 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel—62.

In the negative were—

Albohn, Kern, Martin, Miller, Rooney, Shinn, Zecker, Zimmer—8.

Senate No. 2771 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

57 Yeas 9 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Herman, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—57.

In the negative were—

Albohn, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kern, Loveys, Zecker, Zimmer—9.

Assembly No. 3585 was given third reading.

Ms. Cooper moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 4299 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

41 Yeas 26 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—41.

In the negative were—

Albohn, Bennett, Chinnici, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Palaia, Penn, Randall, Schuber, Shinn, Shusted, Villane, Zecker, Zimmer—26.

Assembly No. 3151 was given third reading.

Mr. Naples moved the bill which passed by the following vote:

54 Yeas 8 Nays

In the affirmative were—

Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Marsella, Mazur, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn,

Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—54.

In the negative were—

Albohn, Frelinghuysen, Kern, Loveys, Martin, Miller, Zecker, Zimmer—8.

On motion of Mr. Haytaian, pursuant to Rule 15:20, Senate No. 2648 was substituted for Assembly No. 3152 with which it is identical, and Mr. Haytaian was added as cosponsor of Senate No. 2648. Which motion passed by voice vote.

Senate No. 2648 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 4225 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 3387 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 791 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

42 Yeas 27 Nays

In the affirmative were—

M. Aduabto, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Cooper, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, Loveys, Martin, Miller, Palaia, Penn, Perun, Randall, Rooney, Schuber, Shinn, Shusted, Villane, Zecker, Zimmer—27.

Assembly No. 4035 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

43 Yeas 19 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Bennett, Cooper, Felice, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kosco, Loveys, Martin, Miller, Ogden, Randall, Schuber, Villane, Zecker, Zimmer—19.

A motion was made by Mr. Hollenbeck that Assembly No. 3157 be tabled, which motion lost by the following vote:

26 Yeas 27 Nays

In the affirmative were—

S. Adubato, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Frelinghuysen, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kavanaugh, Kline, Kosco, Lovcys, Miller, Muziani, Penn, Perun, Rocco, Rod, Shusted, Vainieri, Zecker—26.

In the negative were—

Albohn, Bennett, Deverin, Doyle, Felice, Flynn, Ford, Foy, Herman, Kalik, Karcher (Speaker), Kern, Long, Marsella, Martin, Naples, Palaia, Pankok, Paterniti, Patero, Pelly, Schuber, Schwartz, Villane, Walker, Zangari, Zimmer—27.

Assembly No. 3157 was given third reading.

Ms. Walker moved the bill which lost by the following vote:

24 Yeas 18 Nays

In the affirmative were—

Albohn, Bennett, Deverin, Doyle, Flynn, Foy, Haytaian, Karcher (Speaker), LaRocca, Martin, Miller, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Schuber, Schwartz, Shinn, Villane, Walker, Zimmer—24.

In the negative were—

S. Adubato, Chinnici, Cooper, Felice, Girgenti, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kline, Muziani, Pellecchia, Penn, Riley, Rocco, Shusted, Zecker—18.

The Assembly Banking and Insurance Committee reported the following bill favorably and as reported was given second reading: Assembly No. 1973.

Senate No. 2690 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Marsella, Mazur, McEnroc, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—55.

In the negative—None.

Mr. Doyle asked for the record on Senate 2313, which was furnished by the Clerk.

Mr. Doyle moved that Senate No. 2313 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Doyle moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3849 was given third reading.

Mr. Watson moved the bill which lost by the following vote:

37 Yeas 8 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Girgenti, Gorman, Herman, Holienbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Miller, Naples, Otowski, Pankok, Paterniti, Patero, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Watson, Zangari—37.

In the negative were—

Felice, Frelinghuysen, Haytaian, Kern, Schuber, Villane, Zecker, Zimmer—8.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Assembly No. 4084, Senate No. 2175 and Assembly 4316.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 2175, without reference.

Senate No. 2290 Sea, Independent Authorities and Commissions Committee.

Senate No. 2889 Sea, without reference.

Senate No. 3130 Sea, Higher Education and Regulated Professions Committee.

Senate Joint Resolution No. 75, without reference.

Assembly No. 1360 Sea, concurrence.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos 2175, 2889 and Senate Joint Resolution No. 75.

On motion of Mr. M. Adubato, pursuant to Rule 15:20, Senate No. 2175 was substituted for Assembly No. 1973 with which it is identical, and Mr. M. Adubato was added as cosponsor of Senate No. 2175. Which motion passed by voice vote.

Mr. M. Adubato offered the following resolution, which was read by the Clerk and passed by the following vote:

Pursuant to Article IV, Section IV, paragraph 6 of the Constitution, the General Assembly does resolve that Senate No. 2175 is an emergency measure and that it proceed forthwith from second to third reading.

64 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—64.

In the negative were—

Zecker, Zimmer—2.

Senate No. 2175 was given third reading by emergency resolution.

Mr. M. Adubato moved the bill which passed by the following vote:

63 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—63.

In the negative—None.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 1783, Banking and Insurance Committee.

Senate No. 2229, Municipal Government Committee.

Senate No. 2846, without reference.

Senate No. 3205, Corrections, Health and Human Services Committee.

Senate No. 3260, without reference.

Senate No. 3330, without reference.

Senate No. 3355, without reference.

Senate Committee Substitute for Senate No. 3423, without reference.

Assembly No. 2506 Sea, concurrence.

Assembly No. 2577 Sea, concurrence.

Assembly No. 3288 Sea, concurrence.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 2846, 3260, 3330, 3355 and 3423.

On motion of Mr. Hendrickson, pursuant to Rule 15:20, Senate No. 3355 was substituted for Assembly No. 4316 with which it is identical, and Mr. Hendrickson was added as cosponsor of Senate No. 3355. Which motion passed by voice vote.

Senate No. 3355 was given third reading.

Mr. Hendrickson moved the bill which passed by the following vote:

54 Yeas

2 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker, Zimmer—54.

In the negative were—

Albohn, Herman—2.

Assembly No. 4084 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

59 Yeas

1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher

(Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari, Zecker—59.

In the negative was—Zimmer—1.

On motion of Mr. Kavanaugh to rescind action taken on Assembly No. 4226, passed by the following vote:

53 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zecker, Zimmer—53.

In the negative—None.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 852, State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee.

Senate No. 1125, without reference.

Senate No. 1744 w/CV, without reference.

Senate No. 2448, without reference.

Senate No. 2625, without reference.

Senate No. 2766 Sea, without reference.

Senate No. 3108 Sea, without reference.

Senate No. 3206 Sea, without reference.

Senate No. 3421, without reference.

Senate No. 3424, without reference.

Senate No. 3430, without reference.

Senate No. 3438, without reference.

Senate No. 3479, without reference.

Senate No. 3481, without reference.

Senate No. 3482, without reference.

Senate No. 3483, without reference.

Senate No. 3484, without reference.

Senate No. 3485, without reference.

Senate No. 3487, without reference.

Senate No. 3490, without reference.

Senate No. 3491, without reference.

Senate No. 3493, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 1125, 1744, 2448, 2625, 2766, 3108, 3206, 3421, 3424, 3430, 3438, 3479, 3481, 3482, 3483, 3484, 3485, 3487, 3490, 3491, 3493.

On motion of Mr. Kavanaugh, pursuant to Rule 15:20, Senate No. 3493 was substituted for Assembly No. 4226 with which it is identical, and Mr. Kavanaugh was added as cosponsor of Senate No. 3493. Which motion passed by voice vote.

Senate No. 3493 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

55 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Palaia, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—55.

In the negative—None.

On motion of Mr. McEnroe, pursuant to Rule 15:20, Senate No. 3088 was substituted for Assembly No. 3872 with which it is identical, and Mr. Enroe was added as cosponsor of Senate No. 3088. Which motion passed by voice vote.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the committee indicated:

Senate No. 602 SCS, without reference.

Senate No. 3435, without reference.

Senate No. 3464, without reference.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Senate Nos. 602, 3435 and 3465.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested:

Assembly No. 88 Sca, concurrence.

Assembly No. 2229 Sca, concurrence.

Assembly No. 2964, Sca, concurrence.

Assembly No. 3406 Sca, concurrence.

Assembly No. 3619 Sea, concurrence.

Assembly No. 3811 Sea, concurrence.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 4296, by Mr. Kline and Ms. Cooper, Municipal Government Committee—Places a cap on fees which may be paid by municipalities for the storage of motor vehicles.

Assembly No. 4297, by Mr. Ranieri, without reference—Permits municipal utility authorities to appoint and employ without regard to provision of the Civil Service law.

Assembly No. 4298, by Mr. Kline, Judiciary Committee—Permits immediate expungement of court records without payment of a fee where a law enforcement officer is acquitted, discharged or where the charges are dismissed.

Assembly No. 4300, by Messrs. Villane, Palaia and Kline, Agriculture and Environment Committee—Provides for the supervision and financing of shore protection projects and creates the Beach and Shorefront Restoration Authority, approps. \$100,000.

Assembly No. 4301, by Messrs. Villane and Palaia, Law, Public Safety and Defense Committee—Makes sundry changes to the "Boat Ownership Certificate Act."

Assembly No. 4302, by Messrs. Palaia and Villane, Education Committee—Permits payments to school districts for nonpublic school textbook aid by July 31 of each year.

Assembly Resolution No. 175, by Messrs. Cuprowski, Vainieri, Ranieri, LaRocca, Charles, Doria, Bryant, Penn and Miller, without reference—Memorializes the Secretary of Transportation to support federal legislation to establish a motor carrier administration.

Assembly No. 4317, by Mr. Deverin, Ms. Ford and Mr. Shinn, without reference—Concerns performance of hazardous discharge mitigation or cleanup services.

Assembly No. 4318, by Mr. Ranieri, without reference—Concerns convictions of certain residential tenants.

Assembly No. 4319, by Mr. Gorman, without reference—Validates certain proceedings auth. issuance of bonds by Boro. of Woodbury Hgts.

Assembly No. 4320, by Mr. Karcher, without reference—Requires public school closings on Veteran's Day, Nov. 11th.

Assembly No. 4321, by Messrs. Martin and Deverin, without reference—Est. "Environmental Liab. Indemnity Fund" and approp. amount necessary to fulfill its purposes.

Assembly No. 4323, by Messrs. M. Adubato, Brown, Karcher, Zangari, McEnroe, Ms. Garvin, Messrs. Thompson, Doria, Herman, Ms. Ogden, Ms. Cooper and Mr. Loveys, without reference—Permits implementation of revaluation of real property for certain cities.

Assembly No. 4324, by Mr. Herman, without reference—Amends "Special Law Enforcement Officers Act."

Assembly No. 4326, by Messrs. Littell, Haytaian and Ms. Ogden, without reference—Exempts harvesting of peat for commercial production of peat moss.

Assembly No. 4327, by Messrs. Villane and Palaia, without reference—Amends “Boat Ownership Certificate Act.”

Assembly No. 4329, by Messrs. Schwartz and Deverin, without reference—Provides funds to Union Co. College for 2 new campuses.

Assembly No. 4330, by Ms. Walker and Mr. Flynn, without reference—Est. funding source for shore protection projects; approp. \$100,000.

Assembly No. 4331, by Messrs. Baer and Mazur, without reference—Amends “Planned Real Estate Dev. Full Disclosure Act.”

Assembly No. 4333, by Mr. Bryant, without reference—Affects action of casino licensees.

Assembly No. 4334, by Mr. Doyle, without reference—Personal attendant demo, program.

Assembly No. 4335, by Mr. Gorman, without reference—State aid—Deptford School District.

Assembly No. 4336, by Mr. Doria, without reference—Higher ed. services—handicapped students.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4297, 4317, 4318, 4319, 4320, 4321, 4323, 4324, 4326, 4327, 4329, 4330, 4331, 4333, 4334, 4335, 4336 and Assembly Resolution No. 175.

The Assembly Energy and Natural Resources Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 215 Aca, 216, 1459 Aca, 3141, Senate Nos. 1119 Aca and 1487.

The Assembly State Government, Civil Service, Elections, Pensions and Veterans Affairs Committee reported the following bill favorably and as reported was given second reading:

Assembly No. 3539 Aca.

The Assembly Agriculture and Environment Committee reported the following bill favorably and as reported was given second reading:

Senate No. 3163.

The Assembly Law, Public Safety and Defense Committee reported the following bill favorably and as reported was given second reading:

Senate No. 376.

The Assembly Judiciary Committee reported the following bill favorably and as reported was given second reading:

Senate Joint Resolution No. 49 Aca.

The Assembly Labor Committee reported the following bill favorably and as reported was given second reading:

Senate No. 2508.

The Assembly Banking and Insurance Committee reported the following bills favorably and as reported were given second reading:

Assembly Nos. 2532, 3274, 3361 Aca, 3982 Aca, 3983 Aca, Senate Nos. 1580 and 2350 Aca.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

12-10-85 DEPARTMENT OF TRANSPORTATION (NJ Transportation Trust Fund Authority Annual Report, 1985)

12-11-85 NJ STATE COMMISSION OF INVESTIGATION (Final Report: Organized Crime in Boxing, 12/16/85)

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 307, 505, 548, 569, 632, 994, 1394, 1913, 2026, 2140, 2385, 2512, 2571, 2628, 2802, 2829, 3177, 3199, 3584, 3775, 4112, 4145 and 4233.

On motion made and adopted, cosponsors were named to the following bills:

Assembly No. 2583, Mr. Hendrickson.

Assembly No. 2880, Mr. Mazur.

Assembly No. 3824, Mr. Schwartz.

Assembly Nos. 88, 597, 1447, 1509, 2721, 1828, 1824, 1873, 1927, 3288, 3643, 2194, 2246, 3619 and 2577, Mr. Flynn.

Assembly Nos. 166, 2880, 4123 and 4225, Mr. Baer.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, January 6, 1986, at 10:30 a.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

SATURDAY, December 14, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, December 16, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, December 19, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, December 21, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, December 23, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, December 26, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, December 28, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, December 30, 1985.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

THURSDAY, January 2, 1986.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, January 4, 1986.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, January 6, 1986.

The General Assembly met at 11:05 a.m.

Prayer was offered by Reverend Terry E. Fouse, First Presbyterian Church of Yardville, Yardville, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—68.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having been sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

On motion of Mr. Martin, pursuant to Rule 15:20, Senate No. 3423 was substituted for Assembly No. 4321 with which it is identical, and Mr. Martin was added as cosponsor of Senate No. 3423. Which motion passed by voice vote.

Senate No. 3423 was given third reading.

Mr. Martin moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Ot-

lowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

On motion of Mr. Deverin, pursuant to Rule 15:20, Senate No. 3206 was substituted for Assembly No. 4317 with which it is identical, and Mr. Deverin was added as cosponsor of Senate No. 3206. Which motion passed by voice vote.

Senate No. 3206 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative—None.

Senate No. 1176 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative—None.

On motion of Mr. Otlowski, pursuant to Rule 15:20, Senate No. 3464 was substituted for Assembly No. 4254 with which it is identical, and Mr. Otlowski was added as cosponsor of Senate No. 3464. Which motion passed by voice vote.

On motion of Ms. Perun, pursuant to Rule 15:20, Senate No. 2498 was substituted for Assembly No. 1904 with which it is

identical, and Ms. Perun was added as cosponsor of Senate No. 2498. Which motion passed by voice vote.

Senate No. 2498 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

63 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—63.

In the negative—None.

Mr. Doyle moved that the General Assembly recess until 1:15 p.m. Which motion was adopted.

The General Assembly reconvened at 2:00 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—73.

Mr. Pelly offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3811.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur,

McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 4327 was given third reading.

Mr. Villane moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

Assembly No. 3539 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

64 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative—None.

Senate No. 891 was given third reading.

Mr. Chinnici moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik,

Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Mr. Martin offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2229.

Which was read by the Clerk and adopted by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1037 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

On motion of Mr. Doria, pursuant to Rule 15:20, Senate No. 2766 was substituted for Assembly No. 4336 with which it is identical, and Mr. Doria was added as cosponsor of Senate No. 2766.

Which motion was passed by voice vote.

Senate No. 2766 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2592 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 2954 was given third reading.

Mr. Genova moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri,

Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—72.

In the negative—None.

On motion of Mr. Doyle, pursuant to Rule 15:20, Senate No. 1684 was substituted for Assembly No. 1451 with which it is identical, and Mr. Doyle was added as cosponsor of Senate No. 1684. Which motion passed by voice vote.

Senate No. 1684 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 1390 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

65 Yeas	5 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Rocco, Rooney, Schubert, Schwartz, Shinn, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Kern, Perun, Riley, Shusted—5.

Senate No. 45 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

70 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 2297 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

65 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative was—Albohn—1.

Senate No. 1877 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Mr. Riley offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2577.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Hardwick, Haytain, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 1879 was given third reading.

Mr. Rocco moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1146 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly,

Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 3163 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

On motion of Mr. Girgenti, pursuant to Rule 15:20, Senate No. 2519 was substituted for Assembly No. 3165 which it is identical, and Mr. Girgenti was added as cosponsor of Senate No. 2519. Which motion passed by voice vote.

Senate No. 2519 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Watson asked for the record on Assembly No. 4027, which was furnished by the Clerk.

Mr. Watson moved that Assembly No. 4027 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Watson moved the adoption of the amendment which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On motion of Ms. Walker, pursuant to Rule 15:20, Senate No. 1405 was substituted for Assembly No. 3542 with which it is identical, and Ms. Walker was added as cosponsor of Senate No. 1405. Which motion passed by voice vote.

Senate No. 1405 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3182 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Vistocky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 3165 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown,

Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—71.

In the negative—None.

Assembly No. 4319 was given third reading.

Mr. Gorman moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate Joint Resolution No. 76 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 3166 was given third reading.

Mr. Zimmer moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. M. Adubato asked for the record on Senate No. 3330, which was furnished by the Clerk.

Mr. M. Adubato moved that Senate No. 3330 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. M. Adubato moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 32 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

Assembly No. 204 was given third reading.

Mr. Miller moved the bill which passed by the following vote:

62 Yeas 1 Nay

In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Fortunato, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative was—Albohn—1.

Assembly No. 4334 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 957 was given third reading.

Mr. Miller moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 741 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

67 Yeas 2 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zimmer—67.

In the negative were—

Albohn, Zecker—2.

Assembly No. 1108 was given third reading.

Mr. Rooney moved the bill which passed by the following vote:

68 Yeas 1 Nay

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Senate No. 990 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

61 Yeas 4 Nays

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney,

Schuber, Schwartz, Shusted, Vainieri, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—61.

In the negative were—

Kern, Pelly, Perun, Thompson—4.

Assembly No. 1780 was given third reading.

Mr. Genova moved the bill which passed by the following vote:

62 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Pellecchia, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative were—

Albohn, Herman, Pankok, Pelly—4.

Senate No. 3074 was given third reading.

Mr. Mazur moved the bill which passed by the following vote:

67 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative was—Albohn—1.

Assembly No. 3270 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco,

LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. McEnroe offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3288.

Which was read by the Clerk and adopted by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Mr. Otlowski asked for the record on Assembly No. 4090, which was furnished by the Clerk.

Mr. Otlowski moved that Assembly No. 4090 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Otlowski moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Assembly No. 3936 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muzi-

ani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative—None.

Assembly No. 3331 was given third reading.

Ms. Ogden moved the bill which passed by the following vote:

70 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

On motion of Mr. LaRocca, pursuant to Rule 15:20, Senate No. 224 was substituted for Assembly No. 200 with which it is identical, and Mr. LaRocca was added as cosponsor of Senate No. 224. Which motion passed by voice vote.

Senate No. 224 was given third reading.

Mr. LaRocca moved the bill which passed by the following vote:

66 Yeas	2 Nays
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In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative were—

Pankok, Thompson—2.

Assembly No. 1218 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Ford, Foy, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 3543 was given third reading.

Ms. Kalik moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schwartz, Shinn, Shusted, Thompson, Villane, Vistocky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative—None.

Assembly No. 3603 was given third reading.

Mr. Shusted moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod,

Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 4183 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Assembly No. 4227 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

65 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative—None.

Assembly No. 4098 was given third reading.

Mr. Charles moved the bill which passed by the following vote:

65 Yeas 2 Nays

In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler,

Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative were—

Albohn, Kern—2.

Senate No. 3313 was given third reading.

Ms. Randall moved the bill which passed by the following vote:

70 Years	0 Nays
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In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 4064 was given third reading.

Mr. Kern moved the bill which passed by the following vote:

67 Yeas	0 Nays
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In the affirmative were—

Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 4249 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

70 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gor-

man, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly Joint Resolution No. 117 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

60 Yeas 3 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker—60.

In the negative were—

Kern, Martin, Zimmer—3.

Senate No. 382 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 3057 was given third reading.

Mr. Haytaian moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shusted, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 1396 was given third reading.

Mr. Kavanaugh moved the bill which passed by the following vote:

70 Yeas

0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—70.

In the negative—None.

On motion of Mr. Schwartz, pursuant to Rule 15:20, Senate No. 2448 was substituted for Assembly No. 3118 with which it is identical, and Mr. Schwartz was added as cosponsor of Senate No. 2448. Which motion passed by voice vote.

Senate No. 2448 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz,

Shinn, Shusted, Thompson, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Doyle moved that the General Assembly recess for 20 minutes. Which motion was adopted by Voice Vote.

The General Assembly reconvened at 5:55 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Franks, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlewski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Villane, Visotcky, Walker, Zangari, Zecker, Zimmer—65.

Mr. Albohn asked for the record on Senate No. 1487, which was furnished by the Clerk. Mr. Albohn moved that Senate No. 1487 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Albohn moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bills were given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Senate Nos. 3483, 3484, 3487, 3490 and 3491.

Senate No. 3088 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlewski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rod, Rooney, Schuber, Schwartz, Shinn,

Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Mazur offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 88.

Which was read by the Clerk and adopted by the following vote:

59 Yeas

5 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Ranieri, Rod, Rooney, Schuber, Shinn, Shusted, Villane, Visoteky, Walker, Watson, Zecker, Zimmer—59.

In the negative were—

Albohn, Kavanaugh, Loveys, Pankok, Penn—5.

On motion of Mr. Palaia, pursuant to Rule 15:20, Senate No. 3483 was substituted for Assembly No. 4306 with which it is identical, and Mr. Palaia was added as cosponsor of Senate No. 3483. Which motion passed by voice vote.

Senate No. 3483 was given third reading.

Mr. Palaia moved the bill which passed by the following vote:

66 Yeas

0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative—None.

On motion of Mr. Girgenti, pursuant to Rule 15:20, Senate No. 3484 was substituted for Assembly No. 4308 with which it is identical, and Mr. Girgenti was added as cosponsor of Senate No. 3484. Which motion passed by voice vote.

Senate No. 3484 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

64 Yeas

0 Nays

In the affirmative were—

Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—64.

In the negative—None.

Senate No. 3421 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

65 Yeas

0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—65.

In the negative—None.

Mr. Herman asked for the record on Assembly No. 2965, which was furnished by the Clerk.

Mr. Herman moved that Assembly No. 2965 be placed back on second reading for the purposes of amendment which motion passed by the following vote:

X Voice Vote

Mr. Herman moved the adoption of the amendments which motion passed by the following vote:

X Voice Vote

The bill, as amended, was given second reading.

Senate No. 2710 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

56 Yeas

6 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Rod, Schuber, Schwartz, Shusted, Thompson, Villane, Walker, Watson, Zangari—56.

In the negative were—

Albohn, Miller, Perun, Rooney, Zecker, Zimmer—6.

On motion of Ms. Ogden, pursuant to Rule 15:20, Senate No. 3487 was substituted for Assembly No. 4304 with which it is identical, and Ms. Ogden was added as cosponsor of Senate No. 3487. Which motion passed by voice vote.

Senate No. 3487 was given third reading.

Mr. Genova moved the bill which passed by the following vote:

62 Yeas	0 Nays
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In the affirmative were—

Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—62.

In the negative—None.

Senate No. 2876 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

56 Yeas	8 Nays
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In the affirmative were—

M. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Marsella, Martin, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Perun, Randall, Schuber, Schwartz, Shinn, Shusted, Thompson, Walker, Watson, Zangari, Zimmer—56.

In the negative were—

Albohn, Kavanaugh, Loveys, Muhler, Penn, Rooney, Villane, Zecker—8.

On motion of Ms. Ford, pursuant to Rule 15:20, Senate No. 3490 was substituted for Assembly No. 4305 with which it is identical, and Ms. Ford was added as cosponsor of Senate No. 3490. Which motion passed by voice vote.

Senate No. 3490 was given third reading.

Ms. Ford moved the bill which passed by the following vote:

61 Yeas 0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellicchia, Pelly, Penn, Perun, Randall, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—61.

In the negative—None.

On motion of Mr. Pelly, pursuant to Rule 15:20, Senate No. 2948 was substituted for Assembly No. 4295, with which it is identical, and Mr. Pelly was added as cosponsor of Senate No. 2948. Which motion passed by voice vote.

Senate No. 2948 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellicchia, Pelly, Penn, Randall, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—58.

In the negative—None.

On motion of Mr. S. Adubato, pursuant to Rule 15:20, Senate No. 3491 was substituted for Assembly No. 4309 with which it is identical, and Mr. S. Adubato was added as cosponsor of Senate No. 3491. Which motion passed by voice vote.

Senate No. 3491 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

59 Yeas

0 Nays

In the affirmative were—

M. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocco, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pater-niti, Paterno, Pellecchia, Pelly, Penn, Perun, Randall, Rooney, Schwartz, Shinn, Shusted, Villane, Walker, Zangari, Zecker, Zimmer—59.

In the negative—None.

Mr. Haytaian moved that the General Assembly adjourn. Which motion was lost by voice vote.

The following bills were read for the first time by their titles and referred by the Speaker to the committees indicated:

Assembly No. 4322, by Mr. Paterno, Education Committee—Permits boards of education to enter into three year negotiated agreements with their employees.

Assembly No. 4325, by Mr. Kline and Ms. Cooper, Independent Authorities and Commissions Committee—Sundry amendments to the permanent racing statute.

Assembly No. 4328, by Messrs. Hardwick and Haytaian, without reference—Makes increases in the salaries of the Judiciary, Legislature, the Governor and Cabinet members, approps. \$2,625,000.00.

Assembly No. 4332, by Mr. Riley, without reference—Provides immunity from liability for civil damages to "good samaritans" who respond to hazardous discharges.

Assembly Resolution No. 176, by Messrs. Paterno and Bocchini, without reference—Requests DEP to report to the General Assembly on enforcement actions concerning the dumping of certain toxic sludge in Franklin Twp., Somerset Co.

Assembly No. 4338, by Mr. Karcher, without reference—Establishes a Commission to examine the financial history of the construction of the Hope Creek I electric generating plant in Lower Alloways Creek, Salem County; appropriates \$95,000.

Assembly No. 4339, by Messrs. M. Adubato and Kosco, without reference—Permits certain bank holding companies to acquire banks or bank holding companies.

Assembly No. 4340, by Messrs. M. Adubato and Kosco, without reference—Designated the "New Jersey Banking Oversight and Change of Control Act."

Assembly No. 4341, by Messrs. M. Adubato and Kosco, without reference—Amends the “Bank Holding Company” law, concerning limitations upon ownership of bank stock.

Assembly No. 4342, by Mr. Karcher, without reference—Amends the “Bank Holding Company” law, concerning limitations upon ownership of bank stocks.

Assembly No. 4343, by Mr. Karcher, without reference—Permits bank holding companies to acquire banks or bank holding companies on a reciprocal interstate basis.

Assembly No. 4344, by Mr. Karcher, without reference—Designated the “N. J. Banking Oversight and Change of Control Act.”

Assembly No. 4345, by Mr. Foy, without reference—Permits certain temporary employees under the federal Job Training Partnership Act to elect not to enroll in the PERS.

Assembly No. 4346, by Messrs. Girgenti and Felice, without reference—Provides for permanent Civil Service status for certain field representatives in the Bureau of Rooming and Boarding House Standards.

Assembly No. 4347, by Mr. Graves, without reference—Appropriates \$400,000 for a grant to the occupational center of Essex County.

Assembly No. 4348, by Messrs. Doria and Rocco, without reference—Prescribes the minimum salary for teaching staff members employed by educational services commissions.

Assembly No. 4349, by Messrs. Karcher and Otowski, without reference—Permits any municipality to establish a municipal board of alcoholic beverage control.

Assembly No. 4350, by Messrs. Doyle and M. Adubato, without reference—Establishes an interest rate ceiling on credit card loans.

Assembly No. 4351, by Messrs. Bryant, Kline and Senator Lipman, without reference—Provides the Division of Development for Small Businesses and Women and Minority Businesses certain functions concerning the casino industry.

Assembly No. 4353, by Mr. Karcher, without reference—Increases the salaries of the Governor, Cabinet members, and the Casino Control Commission.

Assembly No. 4354, by Mr. Karcher, without reference—Increases the salaries of the Judiciary and part time county prosecutors; appropriates \$2,625,000.

Assembly No. 4355, by Mr. Karcher, without reference—Increases the annual salaries of members of the Legislature.

Assembly No. 4356, by Messrs. Littell, Haytaian and Senator Dumont, without reference—Prohibits a licensed nursing home administrator from operating more than one convalescent nursing home at the same time.

Assembly No. 4358, by Messrs. Baer and Mazur, without reference—Provides for an annual increase in the salary of the Governor.

On the motion of Mr. Doyle, the following bills were given second reading by special order:

Assembly Nos. 4328, 4332, 4338, 4339, 4340, 4341, 4342, 4343, 4344, 4345, 4346, 4347, 4348, 4349, 4350, 4351, 4353, 4354, 4355, 4356, 4358 and Assembly Resolution No. 176.

Senate Joint Resolution No. 71 was given third reading.

Mr. McEnroe moved the bill which lost by the following vote:

30 Yeas 0 Nays

In the affirmative were—

Baer, Boechini, Brown, Bryant, Charles, Cuprowski, Dev-
erin, Doria, Doyle, Ford, Garvin, Girgenti, Gorman, Her-
man, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur,
McEnroe, Naples, Otlowski, Paterniti, Patero, Pellecchia,
Pelly, Thompson, Walker, Watson, Zangari—30.

In the negative—None.

The Assembly Education Committee reported the following bills favorably and as reported were given second reading:

Senate Nos. 315 and 1657.

The Clerk read the following messages from the Governor:

Assembly Nos. 1637ev, 2046ev, 3846ev and 3281ev.

Mr. Doyle moved that these messages be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,)
EXECUTIVE DEPARTMENT,)
January 6, 1986.)

ASSEMBLY BILL No. 1637 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1637 (2nd OCR) with my objections and recommendations for amendment.

This bill would amend the Local Public Contracts Law in two significant ways. First, it would extend the standard maximum duration of contracts that are negotiated pursuant to the Local Public Contracts Law from 12 to 24 consecutive months. Secondly, this bill would establish a new exception for the supplying of materials or services for the purposes of lighting public streets, provided that rates, fares, tariffs or charges for the supplies of electricity for these purposes are approved by the Board of Public Utilities and the contract does not exceed a period of five years. Currently, electric utility companies must negotiate contracts for public street lighting every year.

I note that the Local Public Contracts Law currently permits certain contracts to run for a period longer than the standard

maximum. Contracts and agreements for the collection and disposal of garbage and the leasing and servicing of telephone equipment, for example, can be negotiated for a period of up to five years. This bill would add contracts for the lighting of public streets to that list of exceptions.

I recognize that municipalities should have the option to negotiate certain contracts that extend beyond the standard one-year duration provision of the Local Public Contracts Law; many of these exceptions involve costly, long-range contracts that, of necessity, must involve a commitment by a municipality for a period of longer than one year. I favor the narrowly drawn exception for contracts for the lighting of public streets permitted by this bill. I am persuaded that municipalities should, in their discretion, be permitted to negotiate contracts that extend beyond 12 consecutive months if they determine that they would not gain any competitive edge by renegotiating contracts with electric utility companies on an annual basis.

I withhold my approval, however, from the section of this bill that would extend the maximum duration of standard contracts under the Local Public Contracts Law from 12 to 24 consecutive months. My primary concern is that a municipal or other local governing body would be able to bind its successor by negotiating a whole host of two-year contracts. As a general principle, the members of one governing body should not have so great a power over the actions of its successors in office. The spirit of public bidding may be undermined by permitting an across-the-board extension of the duration of all local public contracts. As a secondary concern, I am not persuaded that permitting this extension would result in more cost-effective contracts for municipalities; a decrease in the frequency of public contracting may, in fact, lead to higher municipal costs. I await the recommendations of the Executive Study Commission on Public Procurement Law, which has been charged with studying this and other matters related to public procurement and contracting functions, before reaching a conclusion on this matter.

Therefore, I herewith return Assembly Bill No. 1637 and recommend that it be amended as follows:

Page 1, Section 1, line 6: Delete "24" and insert "12"

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

ASSEMBLY BILL No. 2046 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2046 (2nd OCR) with my objections and recommendations for amendment.

This bill provides for the indemnification of owners or operators of high voltage lines by those who violate the High Voltage Proximity Act and increases the fines imposed on violators.

The High Voltage Proximity Act establishes precautions to be taken by contractors working in the proximity of high voltage lines and requires that the appropriate utility authority be notified when work is to be conducted within six feet of such lines. This legislation would increase the penalties imposed for violations of the act from the current range of \$25 to \$500 to a proposed range of \$500 to \$5,000. The bill further provides that any violator of the act shall be liable to the owner or operator of the high voltage line for all damages to the facility resulting from and attributable to the violation. Furthermore, in the event of any claims against the owner or operator of the high voltage line for damages resulting from violations of the act, the owner or operator may assert a claim as a third party plaintiff for relief or indemnification against the violator of the act.

The current penalties for violations of the High Voltage Proximity Act were established in 1966, and given the increase in the cost of living since that time and the strong public policy of ensuring safety around high voltage lines, the increased penalties proposed by this bill are warranted. However, the other provisions of this legislation are troublesome because of their effect on the judicial system and the workers' compensation system.

As previously indicated, this bill would make any violator of the High Voltage Proximity Act liable to the operator of the line for all damages to the facility resulting from violations of the act. This provision, in effect, establishes a strict liability standard for claims resulting from violations of the act. However, New Jersey courts have consistently ruled that there may be defenses to violations of the act, such as when utility companies knowingly or negligently tolerate or create conditions which lead to accidents. Under current law, utility companies have a right to sue anyone who damages their facilities by proving the defendant's negligence by a preponderance of the evidence. This legislation has the undesirable effect of lowering the standard burden of proof for civil plaintiffs and therefore upsets the balance between the parties.

This legislation also permits utility companies sued as the result of violations of the act to seek indemnification from the violator. Because the High Voltage Proximity Act applies to construction

activity in the proximity of utility lines, individuals injured as the result of violations of the act may seek relief against their employer under the Workers' Compensation Act. Although individuals injured under the act cannot sue their employer, they are permitted to sue the utility company for negligence. Under current workers' compensation law, utility companies are barred from seeking indemnification against the employer in such instances, as workers' compensation is the sole remedy against the employer for work related injuries. By permitting indemnification actions in such situations, this bill erodes one of the basic tenets of workers' compensation law: the exclusivity of workers' compensation as the remedy against the employer. As a general rule, New Jersey courts do not permit indemnification against employers in workers' compensation cases and I do not believe that this longstanding policy should be rescinded in this narrow situation.

Therefore, I herewith return Assembly Bill No. 2046 (2nd OCR) and recommend that it be amended as follows:

Page 2, Section 3, Lines 19-32: Delete in entirety.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

Corrected Copy

ASSEMBLY BILL No. 3846

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3846 with my recommendations for reconsideration.

This bill would establish a New Jersey Birthplace of Football Monument Commission, allocated within the Department of Environmental Protection, which would site, design, erect and maintain a monument in the City of New Brunswick in order to commemorate the occasion of the first intercollegiate football game played there in 1869. To that end, the bill empowers the commission to acquire and dispose of property, to solicit and accept gifts, legacies, bequests and endowments from private or public sources, and to enter into and perform all contracts necessary for the performance of its duties.

I wholeheartedly support the siting and construction of a monument which would commemorate the event of 1869 which renders New Jersey the birthplace of American football. Similarly, I have supported the efforts of the Legislature and of various State agencies which have enhanced historic preservation and

public awareness of New Jersey's contribution to numerous significant historical events. However, I am concerned that this bill contains certain deficiencies which must be corrected.

I recommend that the eleven-member commission established by the bill be decreased to provide for a more manageable seven-member commission comprised of the following: The Commissioner of Environmental Protection, who shall be Chairman and Chief Executive Officer of the commission; the Administrator of the Office of New Jersey Heritage within the Department of Environmental Protection; the Chairman of the New Jersey Historical Commission within the Department of State; the Mayor of the City of New Brunswick; and three residents of New Jersey not holding any other public office or position, who shall be chosen without regard to political affiliation, solely upon the basis of knowledge or experience in areas relevant to the duties and functions of the commission. A commission of this size and of this composition, rather than that currently envisioned under this bill, will provide expedient and effective input into the siting, construction and maintenance of this commemorative memorial.

I also believe that a commission such as the New Jersey Birthplace of Football Monument Commission, the operations and functions of which will be financed by *voluntary* contributions, should not be permitted to exercise the power of eminent domain in order to acquire property and to construct a commemorative memorial. Therefore, I recommend that the provision empowering the commission to acquire property through the exercise of eminent domain be deleted in its entirety.

Accordingly, I herewith return Assembly Bill No. 3846 for reconsideration and recommend that it be amended as follows:

Page 2, Section 2, Lines 7-9: On Line 7, DELETE "respective chairman or"; DELETE Line 8 in entirety; DELETE "vironmental Protection," on Line 9; and INSERT "chairman, or his designee, of"

Page 2, Section 2, Lines 10-12: DELETE ", and the Travel and Tourism Advisory" on Line 10; DELETE Line 11 in entirety; DELETE "ment" on Line 12.

Page 2, Section 2, Lines 12-13: DELETE "and the Director" on Line 12; and DELETE Line 13 in entirety; and INSERT "; d. The Administrator of the Office of New Jersey Heritage, within the Department of Environmental Protection;"

Page 2, Section 2, Line 14: DELETE "d. five" INSERT "e. three"

Page 2, Section 2, Line 20: DELETE "five" INSERT "three"

Page 2, Section 2, Line 21: DELETE "two" INSERT "one"

Page 2, Section 2, Line 22: After "and" DELETE "two" INSERT "one"

Page 3, Section 5, Lines 3-5: DELETE “, in-” on Line 3; DELETE Line 4 in entirety and DELETE “eminent domain” on Line 5.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

ASSEMBLY BILL No. 3281

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3281 with my objections and recommendations for amendment.

This bill authorizes the permanent appointment of individuals who have not necessarily passed a competitive civil service examination to the position of housing police officer or housing policeman if, on the effective date of this act, the individual: (1) is currently serving as a housing policeman; and (2) has not less than ten consecutive years' experience as a housing guard, housing police officer, or any combination thereof; and (3) has successfully completed a certified Police Academy Training Course in the State of New Jersey.

This legislation represents questionable public policy by not requiring, at the least, that an open competitive test be taken and passed as a condition of appointment. Furthermore, the bill is technically defective in that it does not provide relief to one of the two individuals it was intended to benefit. I am therefore recommending language to correct these items.

Therefore, I herewith return Assembly Bill No. 3281 and recommend that it be amended as follows:

Page 1, Section 1, Lines 4-5: Delete “without having to take the civil service open competitive” from line 4 and delete “examination” from line 5.

Page 1, Section 1, Line 9: Delete “and”

Page 1, Section 1, Line 11: After “Jersey” insert “or shall do so within 60 days of the effective date of this act; and

d. Has taken and passed the appropriate civil service open competitive examination”

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

Mr. Doyle offered the following resolution, which was read by the Clerk and adopted:

Resolved, That pursuant to paragraph a. of Rule 20:6 the following Assembly bills, conditionally vetoed by the Governor, be and are hereby given first reading for the purpose of reenactment:

Assembly Nos. 1637, 2046, 3846 and 3281.

Further Resolved, That they be amended in accordance with the Governor's recommendations and advanced to second reading by special order.

Which was read by the Clerk and adopted.

The following bills, as amended pursuant to the Governor's recommendations, were given second reading by special order:

Assembly Nos. 1637, 2046, 3846 and 3281.

The Clerk read the following messages from the Governor:

Assembly Nos. 127av, 736av, 2344av, 3604av and 4161av.

Mr. Doyle moved that these messages be spread in full upon the minutes. Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

ASSEMBLY BILL No. 127 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 127 (OCR) without my signature.

This bill would permit the appropriate county political committee to submit the names of three persons to the appointing authority when a vacancy for an unexpired term of office has occurred on a local board, committee, commission or authority, and where that vacancy must be filled by a political appointee. Under the terms of this bill, the county committee of the political party of the person whose office has become vacant may, no later than 15 days after the occurrence of the vacancy, present the names of the three nominees for the selection of a successor to fill the vacancy. The appointing authority shall, within 30 days after the occurrence of the vacancy, appoint one of the nominees as the successor to fill the vacancy. If the county committee fails to submit the names of the nominees within the time prescribed, the appointing authority shall, within the next 15 days, fill the vacancy by the appointment of a successor from the same political party as the person whose office has become vacant.

This bill would affect vacancies for such offices as membership on certain county bridge commissions and other authorities, commissions, committees or boards where bipartisan membership is prescribed by the ordinance or resolution of the creating local unit of government.

The provisions of this bill have been improperly analogized to the terms of the Municipal Vacancy Law. I believe that the principle of home rule, which I favor, suggests that local units of government be permitted to exercise some discretion in the filling of vacancies. I am confident that these local governing bodies will exercise the discretion they have been given in this area with judiciousness and prudence, in the best interests of the public they serve. I do not favor amending the vacancy law in this area in so drastic a fashion by giving the county political committee, which, after all, was not involved in the initial selection of a person who has vacated the office, the right to choose names of three nominees, one of whom must be appointed by the appointing authority to the vacant office. Nor do I favor mandating the appointing authority to fill the vacancy with a political appointee in those situations where the county political committee fails to act. I also note that the occurrence of a vacancy for an unexpired term of an appointive local authority, commission, committee or board is a rare event, and I have not been informed of any situation currently existing in New Jersey where such a vacancy exists.

Accordingly, I herewith return Assembly Bill No. 127 (OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

ASSEMBLY BILL NO. 736 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 736 (2nd OCR) without my signature.

Assembly Bill No. 736 (2nd OCR) would allow employees, retirees, dependents or surviving spouses to continue membership in the State Health Benefits Program (Program) if the public employer withdraws from the Program. Under current law, coverage for an employee, retiree, dependent or surviving spouse is terminated upon withdrawal by the employer. Assembly Bill No. 736 (2nd OCR) would allow any person whose coverage was previously terminated because of employer withdrawal one year from the effective date of this act to reinstate coverage.

An employee, retiree, dependent or surviving spouse who elects to continue coverage would be required to pay the premium. There-

after, the employee, retiree, dependent or surviving spouse may only be terminated for non-payment of premium. The public employer would have the option of paying the premium on behalf of the employee, retiree, dependent or surviving spouse. A public employer withdrawing from the Program would be required to offer eligible individuals who decide not to continue in the Program, an alternate health insurance plan offering comparable coverage.

The Division of Pensions advises that the enactment of Assembly Bill No. 736 (2nd OCR) could have a substantial impact on the premium structure of the State Health Benefits Program. Currently, premiums are low for participants in the Program for two reasons. There are many public employer participants. There are more younger, active members, than elderly members in the Program. The Division of Pensions advises that Assembly Bill No. 736 (2nd OCR) could cause premiums to rise for participants in the Program, as the bill could alter these trends.

Assembly Bill No. 736 (2nd OCR) creates an incentive for public employers to withdraw from the Program. An incentive is created because the bill ensures that a public employer will not have to be concerned with the negative ramifications that could result from requiring an employee, retiree, dependent or surviving spouse to withdraw from the Program.

Public employer withdrawal should reduce the number of younger members in the Program, as many public employers will pay the health insurance premium for employees under the alternate health insurance program the public employer is required to offer. The employee, therefore, will have no reason to continue in the Program, the premium for which he would have to pay.

A greater percentage of retirees and surviving spouses, however, should continue in the Program, rather than switch to the alternate program offered by the employer, as fewer public employers will pay the health insurance premium for these individuals. Elderly participants, therefore, would constitute a greater percentage of total membership in the Program in the future.

The Division of Pensions advises that the combination of fewer public employer participants, fewer young, active employees and more elderly members will cause premiums for the Program to rise. I cannot support a bill that could have such fiscal ramifications for the remaining participants in the Program.

Accordingly, I herewith return Assembly Bill No. 736 (2nd OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

ASSEMBLY BILL NO. 2344 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2344 (OCR) without my signature.

This bill appropriates \$15,000.00 to the Department of Environmental Protection. The bill specifies that these monies are to be used to effectuate "bulkhead repairs" at the State-owned Fortescue Marina in Cumberland County.

I am advised by the Department of Environmental Protection (DEP) that, contrary to the literal terms of this bill, no bulkhead which might be repaired exists at the Fortescue Marina site. I understand that the DEP testified to this effect when this bill was considered by a Senate Committee in December 1984. At that time, the DEP suggested that the bill be amended to authorize the use of these funds to construct a retaining wall at the Marina site. Unfortunately, the Senate Committee released the bill in its present form. Thereafter, I am advised, the DEP attempted to offer this same amendment when this bill's Senate counterpart was considered by the same Senate Committee. Unfortunately, the DEP was not afforded the opportunity to testify.

As a result of inattention to detail at the drafting level and the failure of the Senate Committee to incorporate the DEP's suggested amendments when offered in the first instance and to receive testimony from the DEP at all in the second instance, I am unable to approve this bill.

Be assured that I am deeply disturbed that this bill did not reach my desk in proper form. It is my understanding that a retaining wall is sorely needed at the Fortescue Marina site and I look forward to passage of an appropriate bill which would authorize funding for this purpose in the next legislative session.

Accordingly, I herewith return Assembly Bill No. 2344 (OCR) without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 6, 1986. }

ASSEMBLY BILL NO. 3604 (2nd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3604 (2nd OCR) without my signature.

This bill would create a Landscape Irrigation Contractors Examining Board in the Department of Environmental Protection. This Board would be responsible for testing the ability of prospective landscape irrigation contractors to provide landscape irrigation services and certifying those who demonstrate that they are capable of providing such services.

Generally, when an individual is "certified" in a given profession, such certification is not a prerequisite for practicing the profession but simply lends credence to the individual's ability to practice that profession. A license, on the other hand must be obtained by individuals seeking to engage in a licensed profession. This bill mandates that those who wish to provide landscape irrigation services *must* be certified or they are prohibited from providing such services. Accordingly, despite the terminology, this bill is, in reality, a proposal to create a licensing board.

Recently, there has been a proliferation of licensing proposals for various professional groups pending in the Legislature. The Legislature has recently considered bills establishing boards for dieticians, nutritionists, respiratory therapists, hypnotechnicians, occupational therapists, burglar and fire alarm installers, air temperature control contractors, travel agents, social workers and professional counsellors. As I have stated before, this great number of licensing proposals demands the creation of a permanent mechanism to review these bills. Whatever the substantive merits of this proposal to test and certify landscape irrigation contractors and whatever the merits of the many other licensing proposals pending in the Legislature, I am reluctant to approve any more legislation creating licensing boards until a permanent resolution to the question of professional licensure is in place.

My veto of this measure should not be construed to imply that landscape irrigation contractors should not be certified or registered in some manner by the State. This decision would best be left to a review commission which includes experts in the area of the regulation of professions.

This Administration has long supported and continues to support Assembly Bill No. 2554 and Senate Bill No. 2282, introduced by Assemblyman Doria and Senator Ewing, respectively. These bills create a Professional Occupational Licensing Review Commission. I have throughout the last year urged passage of this legislation because it would provide a means for each licensing or certification proposal to be evaluated by a panel of unbiased experts pursuant

to set criteria. The establishment of this panel would be an invaluable aid in considering certification proposals, such as the one before me today. If legislation establishing a permanent Commission cannot be passed by the Legislature this session, I would urge that the Legislature consider the proposal early in its new session.

Accordingly, I return Assembly Bill No. 3604 (2nd OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,

January 6, 1986. }

ASSEMBLY BILL NO. 4161

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 4161 without my signature.

This legislation provides that all full-time public employees who are required to possess a teaching certificate to meet the conditions of their employment shall receive a minimum salary of \$18,500.00 for an academic year, provided that they have performed their duties in a satisfactory manner.

While the establishment of adequate salaries for teachers employed by the State is desirable, this legislation suffers from serious technical and policy defects which make its enactment impossible at this time. Although the bill was intended to apply to teachers in State institutions, its language is so broad that it also applies to numerous other unintended public employees, including teachers in county facilities and non-teaching personnel in various State departments. As such, this bill would require counties and other local government entities to pay minimum salaries without providing any funding for that purpose. By benefiting those with teaching certificates who are not classroom teachers, the bill would not advance the policy behind minimum teacher salaries, which is to attract able individuals to the classroom.

In addition, this legislation would create problems in that it makes no salary differentiation based on contract length. Because teachers in State institutions are employed on both ten month and twelve month employment contracts, there will be situations in which teachers in the same job title will receive the same salary despite having different work years.

Finally, this legislation would pose a significant intrusion to the collective bargaining process by its far-reaching effects on the entire State compensation plan. Unlike public school teachers, whose contracts are negotiated on a district by district basis, State teachers are

represented by a bargaining unit which negotiates for all professional employees in the State. For this reason, this legislation could have serious adverse ramifications to the State contract negotiations which are about to commence.

This issue and its resulting problems are the proper subjects of negotiations and can best be resolved through that process. The enactment of this bill would create problems concerning salary compression and salary inequity which would unnecessarily complicate the collective bargaining process. It would be best for all concerned parties if these issues were resolved simultaneously at the bargaining table.

Accordingly, I herewith return Assembly Bill No. 4161 without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Commission to Study Legal and Ethical Problems in the Delivery of Health Care

Rev. Robert E. Harahan and Paul W. Armstrong, Esq.

Study Commission to Evaluate Effects of Automobile Insurance Reform and Availability Acts

Joseph P. O'Donnell.

Local Expenditure Limitations Advisory Commission:

Daniel J. Mason to replace Joseph Hartnett who resigned.

New Jersey Commission to Study Benefits to be Provided to Professional Boxers

Assemblyman John S. Watson.

The following memorandum was read:

The Office of Legislative Services has received the following material on behalf of the General Assembly on the date indicated.

12/16/85 PORT AUTHORITY OF NEW YORK AND NEW JERSEY. (Board Minutes for 12/12/15: (Essex County Resource Recovery Facility)

12/17/85 OFFICE OF THE ATTORNEY GENERAL (Third Quarterly Report of Legislative Agents—Quarter ending 9/30/85, prepared 10/31/85)

12/19/85 CASINO REVENUE FUND STUDY COMMISSION. (Final Report, December, 1985)

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 293, 294, 344, 597, 623, 667, 726, 1406, 1447, 1509, 1824, 1828, 1873, 1927, 2175, 2194, 2246, 2594, 2613, 2707, 2721, 2745, 2805, 2838, 2974, 3281, 3297, 3506, 3643, 3878, 4105, 4109, 4239, Assembly Joint Resolution No. 56, Assembly Nos. 4153 and 803.

On motion made and adopted, cosponsors were named to the following bills:

Assembly Nos. 4333, 4254, 1974 and 1108, Mr. Baer.

Assembly No. 4245, Mr. Hendrickson.

Assembly Nos. 111 and 112, Mr. Zecker.

Assembly No. 4117, Ms. Cooper.

Mr. Doyle moved that the General Assembly adjourn to meet on Monday, January 13, 1986 at 10:30 a.m.

Mr. Doyle moved that the General Assembly adjourn.

Which motion was adopted.

The Speaker declared the General Assembly adjourned.

THURSDAY, January 9, 1986.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

SATURDAY, January 11, 1986.

The General Assembly met at 10 a.m.

In the absence of the Speaker, Mr. Doyle took the Chair as Speaker *pro tempore*.

Under the direction of the Speaker *pro tempore*, the Clerk called the General Assembly, when the following Assemblyman appeared and answered the call:

Mr. Doyle—1.

As there was no quorum present, the General Assembly then adjourned.

MONDAY, January 13, 1986.

The General Assembly met at 11:00 a.m.

Prayer was offered by Reverend Frederick D. Wilkes, 3rd, Cadwalder-Asbury United Methodist Church, Trenton, New Jersey.

The Speaker led in the Pledge of Allegiance to the Flag.

Upon calling the roll, the following members answered the call and the Speaker declared a quorum present:

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Shurun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

The Speaker announced:

Notice of and the calendar for this session of the General Assembly having sent to the members of the General Assembly, the Secretary of the State and the State House Press and posted in accordance with the Open Public Meetings Law, I declare the General Assembly to be in session.

The Clerk began to read the minutes of the previous meeting. Mr. Doyle moved that the reading of the minutes be dispensed with, which motion was adopted.

The Clerk then read and the General Assembly passed resolutions of welcome, condolences, commendation and recognition.

Ms. Kalik offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2964.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Ford, Foy, Franks, Frelinghusen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otowski, Palaia, Paterniti, Pellecchia,

Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Albohn—1.

On motion of Mr. Deverin, pursuant to Rule 15:20, Senate No. 515 was substituted for Assembly No. 1479 with which it is identical, and Mr. Deverin was added as cosponsor of Senate No. 515.

Which motion passed by voice vote.

Senate No. 515 was given third reading.

Mr. Deverin moved the bill which passed by the following vote:

68 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinniei, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellechia, Pelly, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative were—

Albohn, Frelinghuysen, Penn—3.

Senate No. 3435 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

71 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinniei, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellechia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative was—Albohn—1.

On motion of Mr. Karcher, pursuant to Rule 15:20, Senate No. 3479 was substituted for Assembly No. 4291 with which it is

identical, and Mr. Karcher was added as cosponsor of Senate No. 3479.

Which motion passed by voice vote.

Senate No. 3479 was given third reading.

Mr. McEnroe moved the bill which passed by the following vote:

67 Yeas 3 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative were—

Albohn, Kern, Perun—3.

Assembly No. 1184 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker, Zimmer—69.

In the negative was—Albohn—1.

Senate No. 2758 was given third reading.

Mr. Flynn moved the bill which passed by the following vote:

70 Yeas 2 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker),

ker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—70.

In the negative were—

Miller, Zecker—2.

Assembly No. 4351 was given third reading.

Mr. Bryant moved the bill which passed by the following vote:

60 Yeas 7 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Perun, Rainieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zimmer—60.

In the negative were—

Albohn, Frelinghuysen, Hardwick, Kern, Loveys, Miller, Zecker—7.

Mr. Doyle offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3619.

Which was read by the Clerk and adopted by the following vote:

70 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative was—Frelinghuysen—1.

Assembly No. 114 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

70 Yeas 4 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—70.

In the negative were—

Kavanaugh, Penn, Perun, Zecker—4.

Assembly No. 4323 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

50 Yeas 18 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Franks, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Ranieri, Riley, Schuber, Schwartz, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—50.

In the negative were—

Albohn, Bennett, Felice, Frelinghuysen, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Martin, Miller, Muhler, Penn, Shinn, Weidel, Zecker, Zimmer—18.

Assembly No. 4218 was given third reading.

Mr. Paterniti moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Mu-

ziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

On motion of Mr. Doyle, pursuant to Rule 15:20, Senate No. 2313 was substituted for Assembly No. 3150 with which it is identical, and Mr. Doyle was added as cosponsor of Senate No. 2313.

Which motion passed by voice vote.

Senate No. 2313 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

71 Yeas	2 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative were—

Hendrickson, Villane—2.

Senate No. 2586 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

71 Yeas	0 Nays
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In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

Senate No. 2066 was given third reading.

Mr. Baer moved the bill which passed by the following vote:

68 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Riley, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Senate No. 3260 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

71 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—71.

In the negative—None.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bill was given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Senate No. 2421.

Senate No. 2421 was given third reading.

Mr. Pankok moved the bill which passed by the following vote:

75 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik,

Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative—None.

Assembly No. 3342 was given third reading.

Mr. LaRocca moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Vistocky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Senate No. 3208 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Ranieri, Riley, Rocco, Rod, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Perun—1.

Assembly No. 4329 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

57 Yeas 6 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kosco, Littell, Long, Marsella, Mazur, McEnroe, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zimmer—57.

In the negative were—

Albohn, Frelinghuysen, Kern, Miller, Shusted, Zecker—6.

Assembly No. 4337 was given third reading.

Mr. Watson moved the bill which passed by the following vote:

72 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

Mr. Doria offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3406.

Which was read by the Clerk and adopted by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlow-

ski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Assembly No. 2693 was given third reading.

Mr. Riley moved the bill which passed by the following vote:

55 Yeas 12 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rod, Schuber, Shusted, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—55.

In the negative were—

Albohn, Frelinghuysen, Hardwick, Haytaian, Kern, Loveys, Martin, Miller, Penn, Villane, Zecker, Zimmer—12.

Mr. Foy offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 944.

Which was read by the Clerk and adopted by the following vote:

73 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

In the negative—None.

Assembly No. 4208 was given third reading.

Mr. Pelly moved the bill which passed by the following vote:

42 Yeas 30 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Perun, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Visotcky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Cooper, Deverin, Felice, Franks, Frelinghuysen, Genova, Hardwick, Kavanaugh, Kern, Kline, Kosco, Long, Loveys, Martin, Miller, Muhler, Muziani, Palaia, Penn, Rocco, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—30.

Assembly Joint Resolution No. 121 was given third reading.

Mr. Foy moved the bill which passed by the following vote:

72 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative—None.

A motion was made by Mr. S. Adubato, that the vote by which Senate Joint Resolution No. 71 lost, be reconsidered, which motion passed by the following vote:

70 Yeas

0 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted,

Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate Joint Resolution No. 71 was given third reading.

Mr. S. Adubato moved the bill which passed by the following vote:

74 Yeas 0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Koseo, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—74.

In the negative—None.

Ms. Kalik offered the following resolution:

Be It Resolved. That the General Assembly concur in the Senate amendments to Assembly No. 3631.

Which was read by the Clerk and adopted by the following vote:

42 Yeas 29 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Hollenbeck, Kalik, Karcher (Speaker), LaRocca, Long, Marsella, Mazur, McEnroe, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Ranieri, Riley, Rod, Schwartz, Thompson, Vainieri, Visoteky, Walker, Watson, Zangari—42.

In the negative were—

Albohn, Bennett, Chinnici, Cooper, Felice, Franks, Genova, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kern, Kline, Koseo, Littell, Loveys, Martin, Miller, Muhler, Palaia, Penn, Randall, Schuber, Shinn, Shusted, Villane, Weidel, Zecker, Zimmer—29.

Assembly No. 4290 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

58 Yeas 9 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria,

Doyle, Felice, Flynn, Ford, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Zangari—58.

In the negative were—

Albohn, Frelinghuysen, Kosco, Muhler, Randall, Schubert, Weidel, Zecker, Zimmer—9.

Senate No. 2186 was given third reading.

Mr. Bocchini moved the bill which passed by the following vote:

75 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Bocchini, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—75.

In the negative was—Albohn—1.

Assembly No. 4090 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

68 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Bocchini, Brown, Chinnici, Cooper, Cuprowski, Deverin, Doria, Felice, Flynn, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Mr. Doyle moved the General Assembly recess until 1:30 p.m. Which motion was adopted.

The General Assembly reconvened at 3:10 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

65 Yeas

0 Nays

In the affirmative were—

M. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Haytaian, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Watson, Weidel, Zangari, Zecker, Zimmer—65.

In the negative—None.

On motion of Ms. Garvin, pursuant to Rule 15:20, Senate No. 2347 was substituted for Assembly No. 2921 with which it is identical, and Ms. Garvin was added as cosponsor of Senate No. 2347. Which motion passed by voice vote.

Senate No. 2347 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

69 Yeas

0 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Zangari, Zecker—69.

In the negative—None.

On motion of Mr. Schuber, pursuant to Rule 15:20, Senate No. 3424 was substituted for Assembly No. 4231 with which it is identical, and Mr. Schuber was added as cosponsor of Senate No. 3424. Which motion passed by voice vote.

Senate No. 3424 was given third reading.

Mr. Schuber moved the bill which passed by the following vote:

68 Yeas

1 Nay

In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Visoteky, Walker, Watson, Zangari, Zecker, Zimmer—68.

In the negative was—Albohn—1.

Senate No. 3464 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

53 Yeas

5 Nays

In the affirmative were—

Albohn, Baer, Bryant, Chinnici, Cuprowski, Deverin, Doyle, Felice, Ford, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Martin, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Paterniti, Pellecchia, Pelly, Penn, Randall, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Weidel, Zecker, Zimmer—53.

In the negative were—

Flynn, Hollenbeck, Pankok, Visoteky, Walker—5.

Senate No. 3438 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

67 Yeas

1 Nay

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Deverin, Doria, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative was—Perun—1.

Mr. Zangari offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2551.

Which was read by the Clerk and adopted by the following vote:

69 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Vainieri, Villane, Visotcky, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative was—Albohn—1.

Senate No. 2190 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

58 Yeas 5 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Hollenbeck, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Vainieri, Villane, Visotcky, Walker, Weidel, Zangari—58.

In the negative were—

Albohn, Frelinghuysen, Miller, Zecker, Zimmer—5.

On motion of Messrs. Herman and Foy, pursuant to Rule 15:20, Senate No. 2340 was substituted for Assembly No. 3307 with which it is identical, and Messrs. Herman and Foy were added as co-sponsors of Senate No. 2340. Which motion passed by voice vote.

Senate No. 2340 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Hollenbeck, Karcher

(Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Visoteky, Walker, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Mr. Cuprowski offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 1360.

Which was read by the Clerk and adopted by the following vote:

62 Yeas 3 Nays

In the affirmative were—

Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Hollenbeck, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—62.

In the negative were—

Albohn, Kern, Zecker—3.

Assembly No. 3846 was given third reading.

Mr. Schwartz moved the bill which passed by the following vote:

69 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—69.

In the negative was—Zecker—1.

Assembly No. 3868 was given third reading.

Mr. Thompson moved the bill which passed by the following vote:

48 Yeas 16 Nays

In the affirmative were—

S. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), Kern, LaRocca, Long, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Ranieri, Riley, Rocco, Rod, Schwartz, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari—48.

In the negative were—

Albohn, Bennett, Hardwick, Haytaian, Hendrickson, Kavanaugh, Kline, Kosco, Littell, Loveys, Martin, Miller, Randall, Rooney, Zecker, Zimmer—16.

Senate No. 1744 was given third reading.

Mr. Loveys moved the bill which passed by the following vote:

64 Yeas 1 Nay

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Pellecchia, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—64.

In the negative was—Kern—1.

Ms. Walker offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2506.

Which was read by the Clerk and adopted by the following vote:

57 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Herman, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Long, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Ranieri, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—57.

In the negative was—Albohn—1.

Assembly No. 1637 was given third reading.

Ms. Walker moved the bill which passed by the following vote:

69 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—69.

In the negative—None.

Senate No. 2107 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doyle, Felice, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Senate No. 2694 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

68 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz,

Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—68.

In the negative—None.

Senate No. 3140 was given third reading.

Ms. Garvin moved the bill which passed by the following vote:

62 Yeas	3 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Chinnici, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zimmer—62.

In the negative were—

Albohn, Kern, Zecker—3.

Mr. Doyle moved that a roll call be taken at 4:00 p.m. The Clerk upon calling the roll, the following members appeared and answered to their names:

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schubert, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—73.

The Clerk declared a quorum present.

Senate No. 3337 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

63 Yeas	3 Nays
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In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur,

McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Thompson, Vainieri, Villane, Watson, Weidel—63.

In the negative were—

Albohn, Shusted, Zimmer—3.

Senate 1657 was given third reading.

Mr. Weidel moved the bill which passed by the following vote:

47 Yeas 14 Nays

In the affirmative were—

Bennett, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Gorman, Hardwick, Haytaian, Hendrickson, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Long, Loveys, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Patero, Pellecchia, Penn, Randall, Ranieri, Rocco, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Watson, Weidel, Zimmer—47.

In the negative were—

Albohn, Flynn, Frelinghuysen, Herman, Kern, Marsella, Martin, McEnroe, Naples, Paterniti, Riley, Rod, Rooney, Walker—14.

On motion of Mr. Felice, pursuant to Rule 15:20, Senate No. 2699 was substituted for Assembly No. 3070 with which it is identical, and Mr. Felice was added as cosponsor of Senate No. 2699. Which motion passed by voice vote.

Senate No. 2699 was given third reading.

Mr. Felice moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Senate No. 3473 was given third reading.

Mr. Cuprowski moved the bill which passed by the following vote:

61 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Flynn, Ford, Foy, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Mazur, McEnroe, Miller, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—61.

In the negative was—Albohn—1.

Assembly No. 101 was given third reading.

Ms. Perun moved the bill which passed by the following vote:

72 Yeas 1 Nay

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—72.

In the negative was—Albohn—1.

Senate No. 2508 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

62 Yeas 1 Nay

In the affirmative were—

Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doyle, Felice, Flynn, Frelinghuysen, Garvin, Genova, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Long, Loveys, Marsella, Martin, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative was—Albohn—1.

Assembly No. 4280 was given third reading.

Ms. Muhler moved the bill which passed by the following vote:

66 Yeas 0 Nays

In the affirmative were—

Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—66.

In the negative—None.

Senate No. 3150 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

64 Yeas 4 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Watson, Weidel, Zangari, Zecker—64.

In the negative were—

Albohn, Frelinghuysen, Penn, Zimmer—4.

Senate No. 3249 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

67 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber,

Schwartz, Shinn, Shusted, Vainieri, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—67.

In the negative—None.

Assembly No. 4356 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

70 Yeas 0 Nays

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Ranieri, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—70.

In the negative—None.

Assembly No. 4313 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

S. Adubato, Albohn, Baer, Bennett, Brown, Bryant, Charles, Chinnici, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Haytaian, Herman, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker—66.

In the negative was—Zimmer—1.

Assembly Joint Resolution No. 95 was given third reading.

Mr. Otlowski moved the bill which passed by the following vote:

59 Yeas 0 Nays

In the affirmative were—

S. Adubato, Baer, Bennett, Bryant, Charles, Chinnici, Cooper, Cuprowski, Deverin, Felice, Flynn, Foy, Franks, Frelinghuysen, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pellecchia, Pelly, Penn, Perun,

Randall, Riley, Rocco, Rod, Rooney, Schuber, Schwartz, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—59.

In the negative—None.

Senate No. 1487 was given third reading.

Mr. Albohn moved the bill which passed by the following vote:

67 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Bryant, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—67.

In the negative was—Kern—1.

Assembly No. 3141 was given third reading.

Mr. Albohn moved the bill which passed by the following vote:

66 Yeas 1 Nay

In the affirmative were—

M. Adubato, S. Adubato, Albohn, Baer, Bennett, Bocchini, Brown, Charles, Chinnici, Cooper, Cuprowski, Deverin, Doria, Doyle, Felice, Flynn, Ford, Frelinghuysen, Garvin, Genova, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Pelly, Penn, Perun, Randall, Riley, Rocco, Rod, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—66.

In the negative was—Kalik—1.

Senate 2652 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

43 Yeas 23 Nays

In the affirmative were—

M. Adubato, S. Adubato, Baer, Bennett, Bocchini, Brown, Bryant, Charles, Cuprowski, Doria, Doyle, Flynn, Ford, Foy, Frelinghuysen, Garvin, Gorman, Hardwick, Kalik, Karcher (Speaker), LaRocca, Loveys, Marsella, Mazur, McEnroe, Muhler, Naples, Otlowski, Pankok, Paterniti, Patero, Pellecchia, Pelly, Randall, Riley, Rod, Schwartz,

Shusted, Thompson, Villane, Walker, Watson, Zangari—43.

In the negative were—

Albohn, Chinnici, Colburn, Cooper, Felice, Genova, Haytaian, Hendrickson, Herman, Kavanaugh, Kern, Kline, Kosco, Martin, Miller, Muziani, Palaia, Rocco, Rooney, Schuber, Shinn, Zecker, Zimmer—23.

Ms. Muhler asked for the record on Senate No. 1128, which was furnished by the Clerk.

Ms. Muhler moved that Senate No. 1128 be placed back on second reading for the purposes of amendment which motion lost by the following vote:

27 Yeas

31 Nays

In the affirmative were—

Albohn, Bennett, Bocchini, Colburn, Doria, Felice, Flynn, Frelinghuysen, Genova, Haytaian, Kern, Kline, Kosco, Martin, Miller, Muhler, Ogden, Palaia, Pankok, Pellecchia, Randall, Rocco, Rooney, Schuber, Shinn, Zecker, Zimmer—27.

In the negative were—

M. Adubato, S. Adubato, Baer, Bryant, Chinnici, Cuprowski, Deverin, Doyle, Ford, Franks, Garvin, Girgenti, Gorman, Kalik, Karcher (Speaker), Kavanaugh, LaRocca, Mazur, McEnroe, Muziani, Naples, Otlowski, Patero, Pelly, Penn, Rod, Schwartz, Thompson, Villane, Watson, Weidel—31.

Senate No. 1128 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

45 Yeas

17 Nays

In the affirmative were—

M. Adubato, S. Adubato, Bocchini, Bryant, Charles, Chinnici, Cuprowski, Deverin, Doria, Doyle, Ford, Franks, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Martin, McEnroe, Miller, Muziani, Otlowski, Palaia, Paterniti, Patero, Pellecchia, Penn, Perun, Randall, Rocco, Rod, Schuber, Shusted, Thompson, Villane, Watson, Weidel, Zimmer—45.

In the negative were—

Albohn, Bennett, Felice, Flynn, Frelinghuysen, Genova, Kalik, Kern, Muhler, Ogden, Pankok, Pelly, Riley, Rooney, Shinn, Walker, Zecker—17.

Mr. Doyle moved that the General Assembly recess for 15 minutes. Which motion was adopted.

The General Assembly reconvened at 8:30 p.m. and upon calling the roll the following members answered the call and the Clerk declared a quorum present:

M. Adubato, Baer, Bryant, Charles, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Patero, Pelly, Penn, Riley, Rooney, Schubert, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—52.

The Clerk read a Message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested, which bills were read for the first time and were referred to the Committee indicated:

Senate No. 2259 Sea, without reference.

Senate No. 2778 Sea, without reference.

Senate No. 3182 Sea, without reference.

Senate No. 3269, without reference.

Assembly No. 868 Sea, Conc.

Assembly Committee Substitute for Assembly No. 2541 Sea, Conc.

Assembly No. 3448 Sea, Conc.

Senate No. 2800.

Senate No. 3160.

Assembly Committee Substitute for Assembly No. 2003.

Assembly No. 3913 Sea, Conc.

Assembly No. 4100 Sea, Conc.

On motion of Mr. Doyle, the following bills were given second reading by special order.

Senate Nos. 2259, 2778, 3182 and 3269.

On motion of Mr. Flynn, pursuant to Rule 15:20, Senate No. 3182 was substituted for Assembly 3790 with which it is identical, and Mr. Flynn was added as cosponsor of Senate No. 3182. Which motion passed by voice vote.

Senate No. 3182 was given third reading.

Mr. Villane moved the bill which passed by the following vote:

54 Yeas

0 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok,

Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—54.

In the negative—None.

Mr. Herman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 868.

Which was read by the Clerk and adopted by the following vote:

51 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Naples, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—51.

In the negative—None.

Ms. Walker offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2541.

Which was read by the Clerk and adopted by the following vote:

51 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bryant, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Zangari, Zecker, Zimmer—51.

In the negative—None.

Mr. Gorman offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3448.

Which was read by the Clerk and adopted by the following vote:

47 Yeas 0 Nays

In the affirmative were—

M. Adubato, Bryant, Colburn, Cooper, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Marsella, Martin, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok,

Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Zangari, Zecker, Zimmer—47.

In the negative—None.

Mr. M. Adubato offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 3913.

Which was read by the Clerk and adopted by the following vote:

50 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bryant, Colburn, Cooper, Deverin, Doria, Doyle, Flynn, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Zangari, Zecker, Zimmer—50.

In the negative—None.

Senate No. 330 was given third reading.

Mr. Brown moved the bill which passed by the following vote:

47 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Foy, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shusted, Thompson, Villane, Walker, Zangari, Zecker—47.

In the negative—None.

Mr. Littell offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 4100.

Which was read by the Clerk and adopted by the following vote:

52 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Colburn, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn,

Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—52.

In the negative—None.

Assembly No. 3149 was given third reading.

Mr. Naples moved the bill which passed by the following vote:

44 Yeas 5 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Colburn, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Haytaian, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Marsella, Mazur, McEnroe, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shusted, Villane, Walker, Weidel, Zangari, Zecker—44.

In the negative were—

Frelinghuysen, Hardwick, Martin, Miller, Zimmer—5.

Assembly No. 2046 was given third reading.

Mr. Marsella moved the bill which passed by the following vote:

50 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—50.

In the negative—None.

Assembly No. 3281 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

50 Yeas 2 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Bryant, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Marsella, Martin, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schubert, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zimmer—50.

In the negative were—

Franks, Zecker—2.

Senate No. 2907 was given third reading.

Mr. Doria moved the bill which passed by the following vote:

55 Yeas 1 Nay

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Herman, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—55.

In the negative was—Kern—1.

Assembly No. 4346 was given third reading.

Mr. Girgenti moved the bill which passed by the following vote:

47 Yeas 11 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Deverin, Doria, Doyle, Felice, Ford, Foy, Garvin, Girgenti, Gorman, Hardwick, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Riley, Rooney, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari—47.

In the negative were—

Colburn, Franks, Frelinghuysen, Kosco, Loveys, Martin, Miller, Schuber, Shinn, Zecker, Zimmer—11.

Senate No. 3436 was given third reading.

Mr. Zangari moved the bill which passed by the following vote:

45 Yeas 13 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Bryant, Charles, Chinnici, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Herman, Kalik, Karcher (Speaker), Kern, Kline, LaRocca, Littell, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Paterniti, Patero, Pelly, Penn, Riley, Shinn, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker—45.

In the negative were—

Colburn, Franks, Frelinghuysen, Hardwick, Haytaian, Hendrickson, Kosco, Loveys, Martin, Rooney, Schuber, Shusted, Zimmer—13.

Mr. Marsella offered the following resolution:

Be It Resolved, That the General Assembly concur in the Senate amendments to Assembly No. 2003.

Which was read by the Clerk and adopted by the following vote:

47 Yeas 11 Nays

In the affirmative were—

M. Adubato, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Haytaian, Hendrickson, Herman, Kalik, Kline, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Penn, Riley, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari—47.

In the negative were—

Franks, Frelinghuysen, Kern, Kosco, Martin, Ogden, Randall, Rooney, Schuber, Zecker, Zimmer—11.

Senate No. 2558 was given third reading.

Mr. Herman moved the bill which passed by the following vote:

62 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Franks, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—62.

In the negative—None.

Senate No. 2882 was given third reading.

Mr. M. Adubato moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

M. Adubato, Bocchini, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Marsella, Martin, Miller, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—54.

In the negative—None.

Senate No. 315 was given third reading.

Mr. Littell moved the bill which passed by the following vote:

44 Yeas

13 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Chinnici, Deverin, Doria, Doyle, Felice, Flynn, Ford, Garvin, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Karcher (Speaker), Kline, LaRocca, Littell, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Riley, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zimmer—44.

In the negative were—

Colburn, Foy, Kern, Kosco, Loveys, Martin, Miller, Ogden, Pelly, Rooney, Schuber, Shinn, Zecker—13.

Senate No. 2975 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

49 Yeas

8 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Randall, Riley, Schuber, Shinn, Thompson, Walker, Watson, Zangari—49.

In the negative were—

Frelinghuysen, Kern, Martin, Miller, Rooney, Shusted, Zecker, Zimmer—8.

On motion of Mr. Doyle, that the regular session recess in order to conduct a Special Session, for the purpose of taking action on the Governors conditional vetoes, passed by voice vote.

The Speaker called the Special Session to order at 9:30 p.m.

The Clerk read a message from the Senate that the Senate had passed the following bills in which the concurrence of the General Assembly is requested:

Senate No. 1390, with Governor's recommendations.

Senate No. 1929, with Governor's recommendations.

Senate No. 2175, with Governor's recommendations.

Senate No. 2876, with Governor's recommendations.

These bills were passed in Special Session.

Senate No. 1390, with Governor's recommendations was given first and final reading.

Mr. Zimmer moved the bill which passed by the following vote:

55 Yeas 2 Nays

In the affirmative were—

M. Adubato, Bocchini, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kline, Kosco, LaRocca, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Schwartz, Shinn, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—55.

In the negative were—

Kern, Shusted—2.

Senate No. 1929, with Governor's recommendations was given first and final reading.

Mr. Doyle moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

M. Adubato, Bocchini, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Senate No. 2175, with Governor's recommendations was given first and final reading.

Mr. Doyle moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

M. Adubato, Bocchini, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Zangari, Zecker, Zimmer—54.

In the negative—None.

Senate No. 2876, with Governor's recommendations was given first and final reading.

Mr. Doyle moved the bill which passed by the following vote:

56 Yeas

3 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinici, Colburn, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zimmer—56.

In the negative were—

Ogden, Penn, Zecker—3.

The Clerk read the following messages from the Governor:

Assembly No. 632 cv, Assembly Committee Substitute for Assembly No. 667 cv, Assembly Nos. 2385 cv, 2974 cv, 3199 cv, 3584 cv and 4109 cv.

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

January 13, 1986.

ASSEMBLY BILL No. 632 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, paragraph 14 of the Constitution, I herewith return Assembly Bill No. 632 (OCR) with my objections and recommendations for amendment.

This legislation requires local boards of education, with the participation of parents, teachers and students, to establish standards for pupil retention and promotion and to fully inform both parents and students as to the standards of performance that students will be expected to meet prior to being promoted into the succeeding grade. The bill also provides for immediate consultation with the pupil's parent or guardian if, in the teacher's judgment, there is any indication that the pupil's progress may not be sufficient to meet these standards.

The concept of developing and publicizing standards for educational performance is desirable, especially if done in conjunction with parents, teachers and, where applicable, students. However, the issue of whether to establish grade and subject standards should be left to the discretion of local school districts after taking into consideration the wide variety of student abilities, interests and needs. Under current administrative regulations, each local

board of education is required to establish promotion policies which reflect the goals and objectives of that individual district. These policies, which take into consideration the characteristics and needs of each community, provide a flexible approach for evaluating the progress of each pupil and can include the establishment of grade and subject graduation standards.

Under this bill, boards of education would be required to adopt standards for promotion which may not take into account the different pace at which students advance. For example, under this bill a third grade student who performs satisfactorily in all subjects except for math might not be promoted to the fourth grade, even though his overall performance may warrant advancement. Although the establishment of standards is an inevitable part of the educational process, local school districts should have an opportunity to perform individualized assessments of pupil progress and determine whether there is any necessity for grade and subject graduation standards. For this reason, I am proposing removal of the requirement that the standards to be established pursuant to this bill must include grade and subject standards and suggesting instead that promotion and remediation policies be established in each district with parental and teacher involvement.

Therefore, I herewith return Assembly Bill No. 632 (OCR) and recommend that it be amended as follows:

Page 1, Title, Line 1: Delete "standards" insert "policies and procedures"

Page 1, Title, Line 2: After "promotion" insert "and remediation"

Page 1, Section 1, Lines 1-9: Delete in entirety

Page 1, Section 2, Line 1: Delete "2." insert "1."; delete "standards" and insert "procedures"

Page 1, Section 2, Line 2: Delete "pupil promotion that shall include, but not be limited to"

Page 1, Section 2, Line 3: Delete "standards for promotion from each grade, K through 11" insert "Pupil promotion and remediation, related to district goals, objectives and pupil proficiency"

Page 1, Section 2, Line 5: Delete "grade and subject standards" and insert "policies and procedures for student promotion and remediation"

Page 1, Section 2, Line 8: After "meeting the" insert "promotion and remediation"

Page 1, Section 2, Line 8C: Delete "the" and insert "these"

Page 2, Section 3, Line 1: Delete "3." insert "2."

Page 2, Section 4, Line 1: Delete "4." insert "3."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY COMMITTEE SUBSTITUTE FOR
ASSEMBLY BILL NO. 667 (SENATE REPRINT)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill No. 667 (SR) with my recommendations for reconsideration.

This bill establishes a comprehensive regulatory program, to be administered by the Department of Environmental Protection, for the registering, permitting and systematic testing and monitoring of underground storage tanks for petroleum and chemical hazardous substances. In November, 1984, the federal "Hazardous and Solid Waste Amendments of 1984" (42 U. S. C. § 6901 et al.) were enacted, which established a national regulatory framework for the regulation of underground storage tanks. This bill would distinguish New Jersey as one of the first states in the country with statutory authority to implement the federal program.

This new State program, which would require the annual certified registration of underground storage tanks—with the exception of those used to store heating oil for onsite consumption in residential buildings, will establish the first Statewide data base of information useful in identifying the source of underground spills. Generally, the owners or operators of all underground storage tanks would be required to (1) periodically test them for leakage, (2) maintain inventory records of such tests and (3) adhere to State reporting requirements.

The establishment of a comprehensive regulatory program which will enable us to detect, prevent and mitigate underground leaks of hazardous substances is clearly necessary if we are ever to effectively control the potentially large levels of chemicals which are seeping from unmonitored and deteriorating underground storage tanks across the State. Specifically, the urgent importance of expanding our capacity to protect the State's precious groundwater supplies from such leaking chemicals is evidenced by the fact that over half of the State's citizenry are dependent upon groundwater for their potable water.

I have long espoused my strong conceptual support for the program established in this particular bill. Evidencing this support, I specifically called upon the Legislature in my January, 1985 State-of-the-State message to "work with affected individuals and groups to come up with final legislation, which would protect us from leaking tanks without placing undue burdens on homeowners and minor storage facilities, so that we can enact it quickly." I cannot overstate my strong belief that a technically sound program for regulation of underground storage tanks is a mandatory component of our State's overall hazardous waste cleanup efforts—

particularly our drive to implement the most comprehensive safe drinking water program in the country.

As an example of our continuous efforts, over the last few years I have signed legislation which establishes stringent new testing requirements and water quality standards for potable water supplies. In addition, New Jersey recently instituted nationally recognized regulations which govern the management practices of municipal and private water suppliers to further protect the environmental integrity of our groundwater aquifers. I am proud that we are making positive strides, but our task will not be complete until we are assured that all of New Jersey's citizenry have an adequate supply of safe and clean drinking water. Accordingly, I congratulate the Legislature for following my recommendation during the past year in passing a program for regulation of underground storage tanks. This particular program generally appears programmatically capable of achieving our critically important environmental goals, yet is also sensitive to all reasonable requests of the affected industries.

Notwithstanding my strong conceptual support for this bill, I am concerned that it contains certain technical deficiencies, which, if not corrected, would seriously undermine the effective implementation of the program. For example, I am advised that the Legislation was intended to enable the Department of Environmental Protection to defray its expenses of administering the program by using the annual revenues the department would collect through imposition of reasonable registration and permitting fees on owners or operators of underground storage tanks. Despite this intent, the technical language of the bill, as passed by the Legislature, could be construed as only authorizing the department to utilize fee revenues for the "processing" of registrations and permits.

At this critically important environmental crossroads in our State's relentless assault on air, land and water pollution, we have countless "first priority" environmental initiatives, most of which are similar in that they are all extremely expensive to administer. With respect to those specific programs which establish a new revenue source generated by a fair and "rationally related" fee on the affected industries, I believe that it is both equitable and prudent fiscal policy to dedicate that revenue stream to the administrative expenses of the program. Accordingly, I am recommending amendments which clarify that fee revenues of this regulatory program shall be used to defray the Department of Environmental Protection's administrative expenses.

Also, it appears that the bill envisions the imposition of fees beginning with initial registrations of, and permits for, underground storage tanks. This interpretation notwithstanding, I am advised that the Department of Environmental Protection has agreed with the affected industries and certain interested legislators to refrain from imposing any fees on initial registrations and permits.

Rather, the fee schedule would be initiated beginning with the registration and permit "renewal" process during the second year of the program. I support this arrangement to the extent that it is intended to encourage rapid compliance with the program, but I am also recommending an amendment which clarifies that fees shall be imposed after the deferment period. Accordingly, I strongly encourage the department to rigorously implement the bill's regulatory framework and effectuate immediate compliance by the affected industries.

In light of the above-described agreement, however, this crucially important environmental program will not generate any fee revenues during the first two fiscal years that it is in operation, and will therefore not be fiscally self-sustaining during that time. Accordingly, the department had repeatedly, but unsuccessfully, requested that an appropriation be added to the bill during the legislative process in an amount sufficient to cover its "up front" expenses for implementation and administration of the program for FY 87 and the remainder of FY 86. I am hesitant to recommend an unconditional General Fund appropriation for these expenses, given the State's current fiscal constraints, and in view of the fact that this program has the capacity to become fiscally self-sustaining once reasonable registration and permit fees are imposed. Therefore, I am recommending a General Fund appropriation of \$700,000.00 as a "loan" for the department's initial administrative expenses.

Specifically, I am recommending amendments which (1) memorialize the one-year deferment agreement on imposition of registration and permit fees; (2) appropriate \$700,000.00 from the General Fund to the Department of Environmental Protection to cover its initial administrative expenses, as a loan repayable to the General Fund from subsequent fee revenues collected in future fiscal years; and (3) provide that fees shall be established at a level sufficient to defray the program's annual administrative expenses and repay the loan within three years from the date when fees are first imposed.

This bill also stipulates that local governments and political subdivisions are prohibited from enacting any laws regulating underground storage tanks and that any such laws currently in effect are superseded. Given the potential threat to the public health and safety posed by leaking underground storage tanks, I am concerned that total elimination of local regulatory authority is not in the best interest of the citizens of this State. Accordingly, I have deleted the preemption language contained in this bill.

Lastly, I am concerned that the effective date of this bill—although the regulatory program it establishes is technically capable of effective implementation solely through its own provisions—is dependent upon the enactment of another bill presently in the Legislature, namely Assembly Bill No. 2074. That bill, Assembly Bill No.

2074, would appropriate \$5 million from the General Fund for a low-interest, "compliance" loan program to cushion the financial dislocation which may be experienced by owners or operator of severely deficient underground storage tanks.

I generally support the concept of such a loan program to the extent that it will facilitate rapid compliance with the environmentally critical, regulatory program established in Assembly Bill No. 667. Despite the laudable purpose of Assembly Bill No. 2074, however, I am concerned that at this juncture it would be imprudent fiscal policy to approve such a major State funding program which requires a substantial appropriation from the General Fund. Specifically, the unanticipated \$5 million appropriation contained in Assembly Bill No. 2074 would further reduce the State's projected ending balance for FY 86, which is already below the minimum level recommended by the State Treasurer.

We are quickly approaching the time when the many and diverse fiscal needs of this State, and my recommendations regarding their relative merit, will be considered and evaluated by the Legislature through the FY 87 appropriations process. Rather than force the disposition of this bill at an inappropriate time, I would hope that the Legislature will evaluate the program contained in Assembly Bill No. 2074 within the context of FY 87 Budget deliberations. Specifically, I am recommending that the Legislature work within the fiscal framework of the FY 87 Budget towards passage of "compliance" loan legislation by July 1, 1986. The enactment of such legislation by that time would enable the underground storage tank regulatory and compliance loans programs to be implemented simultaneously.

Given the present time-period and related fiscal constraints, in addition to the fact that the fee schedule established in Assembly Bill No. 667 will be delayed for a year, I am recommending amendments which provide that Assembly Bill No. 667 would take effect immediately upon enactment. In final analysis, the potential environmental benefits of this critical component of the State's clean drinking water program, and its positive impact on the health, safety and welfare of the State citizenry clearly warrant that this bill should take effect immediately. To unnecessarily delay implementation of the underground storage tank regulatory program because of the untimely disposition of Assembly Bill No. 2074 is unacceptable to me.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill No. 667 (SR) and recommend that it be amended as follows:

Page 9, Section 11, Lines 4-5: On Line 4, DELETE "act, including" INSERT "act. The commissioner shall adopt"; on Line 5, DELETE "the processing of"

Page 9, Section 11, Lines 7-8: On Line 7, DELETE "processing"; on Line 8, after "act." INSERT "However, no fees shall be required

for registrations or permits for a period of eighteen months from the effective date of this act. Thereafter, fees shall be established at a level to provide sufficient revenue to defray the costs of the administration of this act, and to recover within three years from the date fees are first imposed the amount of the appropriation made herein."

Page 9, Section 16, Lines 1-9: DELETE in entirety.

Page 9, Section 16, after Line 9: Insert new section as follows:

"17. There is hereby appropriated \$700,000.00 from the General Fund to the Department of Environmental Protection for the purpose of implementing this act."

Page 9, Section 17, Lines 1-6: On Line 1, DELETE "upon the enact-"; DELETE Lines 2 through 6 in entirety, INSERT "immediately"

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ AMY R. PIRO,

Deputy Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 2385 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2385 (OCR) of 1984 with my recommendations for reconsideration.

Assembly Bill No. 2385 (OCR) would permit the governing body of a county or municipality to establish a minority business enterprise set-aside program or a women business enterprise set-aside program or both. The provisions of Assembly Bill No. 2385 (OCR) are permissive. A governing body may establish both programs, one program or no program. Assembly Bill No. 2385 (OCR) contains various procedural guidelines with which a county or municipal governing body must adhere if it wishes to establish a minority business enterprise set-aside program or a women business enterprise set-aside program.

I support the establishment of minority and women business set-aside programs in this State. Minority and women business set-aside programs encourage the growth and competitiveness of minority businesses and women businesses in the market place. They provide the opportunity for these businesses to establish favorable reputations in their areas of expertise. On December 18, 1985, I signed Senate Bill No. 1776 (3rd OCR) of 1984 (P. L. 1985, c. 384), a bill

that requires State contracting agencies to establish minority business and women business set-aside programs.

I hoped that Assembly Bill No. 2385 (OCR) would reach my desk in a form which I could sign. Regretfully, this is not the case. Assembly Bill No. 2385 (OCR) does not contain several elements that are vitally important to the success of the business set-aside program concept. These elements are contained in P. L. 1985, c. 384. Accordingly, I am recommending that Assembly Bill No. 2385 (OCR) be amended in the following areas.

Assembly Bill No. 2385 (OCR) does not give the governing body of a county or municipality the opportunity to establish a small business set-aside program. The successful development of small businesses, along with minority and women businesses, is essential to the continuing economic development that we have enjoyed in this State. Under the Small Business Set-Aside Act (C. 52:32-17 et seq.), which was amended by P. L. 1985, c. 384, each State contracting agency is required to establish a small business set-aside program. I recommend that Assembly Bill No. 2385 (OCR) be amended to allow a county or municipal governing body the opportunity to establish such a program.

The terms "qualified women business enterprise" and "qualified minority business enterprise" differ from similar terms contained in P. L. 1985, c. 384 in two areas.

P. L. 1985, c. 384 requires that a minority business or women business be owned and operated, and at least 51% owned and controlled by a minority group member or a woman, as appropriate. Assembly Bill No. 2385 (OCR) requires only that a minority business or women business be at least 51% owned and controlled by a minority group member or a woman, as appropriate. I recommend that the terms "qualified minority business enterprise" and "qualified women business enterprise" be amended to insert an "owned and operated" requirement to ensure that minority and women businesses will not be "fronts" for other businesses wishing to take advantage of a minority business set-aside program or women business set-aside program.

Assembly Bill No. 2385 (OCR) also contains a requirement that a minority group member or a woman be a New Jersey resident to qualify for a minority business set-aside program or a women business set-aside program. P. L. 1985, c. 384 does not contain a New Jersey residency requirement, but requires that a business have its principal place of business in this State. I recommend that Assembly Bill No. 2385 (OCR) be amended to delete the New Jersey residency requirement and to insert a requirement that an eligible minority and women business have its principal place of business in this State. This amendment will ensure that only businesses that are committed to this State, and that have a workforce consisting predominantly of New Jersey residents, will be able to take advantage of a minority business set-aside program or a women

business set-aside program established by a county or municipal governing body.

P. L. 1985, c. 384 contains penalty provisions to be assessed against a minority or women business if it is determined that the business was awarded a set-aside contract on the basis of false information knowingly supplied. Assembly Bill No. 2385 (OCR) does not contain penalty provisions. I recommend that the penalty provisions contained in P. L. 1985, c. 384 be instered into Assembly Bill No. 2385 (OCR). Penalty provisions will enhance the likelihood that set-aside contracts will be awarded only to qualified businesses.

Accordingly, I herewith return Assembly Bill No. 2385 (OCR) and recommend that it be amended as follows:

Page 1, Title, Line 1: After "of" insert "small,"

Page 1, Section 1, Line 6: Omit "New Jersey residents" insert "persons"

Page 1, Section 1, Line 10: After "which" insert "has its principal place of business in this State, is independently owned and operated,"

Page 1, Section 1, Line 11: Omit "who are New Jersey residents and which" insert "and"

Page 1, Section 1, Line 12B: After "which" insert "has its principal place of business in this State, is independently owned and operated,"

Page 1, Section 1, Line 12C: Omit "which"

Page 1, Section 1, After Line 12D: Insert new subsection "e." as follows:

"e. "Qualified small business enterprise" shall mean a business which has its principal place of business in this State, is independently owned and operated and meets all other qualifications as may be established in accordance with P. L. 1981, c. 283 (C. 52:27H-21.1 et seq.)"

Page 1, Section 1, Line 13: Omit "e." insert "f."

Page 1, Section 1, Line 16: After "from" insert "qualified small business enterprises,"

Page 2, Section 1, Line 20: Omit "f." insert "g."

Page 2, Section 2, After Line 16: Insert new subsection "c." as follows:

"c. The governing body of a county or municipality may, by ordinance or resolution, as appropriate, establish a qualified small business enterprise set-aside program. In authorizing such a program, the governing body of a county or municipality shall establish a goal for its contracting agencies of setting aside a certain percentage of the dollar value of total procurements to be awarded as set-aside contracts to qualified small business enterprises."

Page 2, Section 3, Line 3: After "to a" insert "qualified small business enterprise,"

Page 2, Section 3, Line 10: After "award to" insert "qualified small business enterprises,"

Page 2, Section 3, Line 13: After "awarded to" insert "qualified small business enterprises,"

Page 3, Section 5, Line 3: After "lished" insert "a qualified small business enterprise set-aside program,"

Page 3, Section 5, Line 7: After "awarded to" insert "a qualified small business enterprise,"

Page 3, Section 5, Line 9: After "two" insert "qualified small business enterprises,"

Page 3, Section 5, Line 14: After "awarded is" insert "a qualified small business enterprise set-aside contract,"

Page 3, Section 5, Line 18: After "thereof to" insert "qualified small business enterprises,"

Page 3, Section 6, Line 2: After "bids from" insert "qualified small,"; after "minority or" insert "qualified"

Page 3, Section 6, Line 12: After "Qualified" insert "small business enterprises, qualified"

Page 3, Section 6, After Line 20: Insert new section "7." as follows:

"7. Where the governing body of a county or municipality determines that a business has been classified as a qualified small business enterprise, qualified minority business enterprise or qualified women business enterprise on the basis of false information knowingly supplied by the business and has been awarded a contract to which it would not otherwise have been entitled under this act, the governing body shall have the authority to:

a. Assess against the business any difference between the contract and what the governing body's cost would have been if the contract had not been awarded in accordance with the provisions of this act;

b. In addition to the amount due under subsection a., assess against the business a penalty in an amount of not more than 10% of the amount of the contract involved; and

c. Order the business ineligible to transact any business with the governing body or contracting agency of the governing body for a period to be determined by the governing body.

Prior to any final determination, assessment or order under this section, the governing body shall afford the business an opportunity for a hearing on the reasons for the imposition of the penalties set forth in subsections a., b. or c. of this section."

Page 3, Section 7, Line 1: Omit "7." insert "8."

Page 4, Section 7, Line 2: After "established" insert "a qualified small business enterprise set-aside program,"

Page 4, Section 8, Line 1: Omit "8." insert "9."

Page 4, Section 9, Line 1: Omit "9." insert "10."

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 2974 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2974 (OCR) with my objections and recommendations for amendment.

This legislation permits local boards of education to establish set-aside programs for qualified minority-owned and women-owned businesses.

My strong support for the concept of this bill was exemplified by my recent enactment of Senate Bill No. 1776 (P. L. 1985, c. 384), which amended the Small Business Set-Aside Act to require State contracting agencies to establish set-aside programs for minority owned and female-owned businesses. However, Senate Bill No. 1776 was procedurally superior in several regards, and I am recommending amendments to this bill in order to improve it and to provide consistency to the small businesses, minority businesses and female businesses which qualify under these programs.

In order to fully promote the policy espoused by Senate Bill No. 1776 and to provide the greatest possible flexibility to local boards of education, I am recommending that the concept of this bill be expanded to include qualified small business enterprises as well as minority-owned and female-owned businesses. I am also conforming the definitions of "qualified women business enterprise" and "qualified minority business enterprise" to those in Senate Bill No. 1776 in order to provide consistency and to ensure that non-qualified minority and women's businesses cannot operate as "fronts" for other businesses wishing to take advantage of these set-aside programs.

In addition, I am deleting the requirement that minority group or women business owners must be New Jersey residents to qualify under this bill and replacing it with a provision that qualified businesses must be located in New Jersey. This will serve to enhance the underlying policy of this bill, which is to encourage economic growth in the State. Finally, I am recommending the insertion of penalty provisions to be assessed against businesses which are

awarded contracts under this act on the basis of false information knowingly submitted by them which lead to their classification as qualified small business, minority business or female business enterprises. These penalty provisions are found in Senate Bill No. 1776 and will serve as a further assurance that set-aside contracts will be awarded only to qualified businesses.

Therefore, I herewith return Assembly Bill No. 2974 and recommend that it be amended as follows:

Page 1, Title, Line 1: After "of" insert "small,"

Page 1, Title, Line 4: Delete "and"

Page 1, Section 1, Line 2: Delete "New Jersey residents" and insert "persons"

Page 1, Section 1, Line 5: After "which" insert "has its principal place of business in the State,"

Page 1, Section 1, Line 6: After "is" insert "independently owned and operated and"; after "51%" insert "of which is"; delete "who are New Jersey"

Page 1, Section 1, Line 7: Delete "residents"

Page 1, Section 1, Line 9: After "which" insert "has its principal place of business in the State,"; after "is" insert "independently owned and operated and"; after "51%" insert "of which is"

Page 1, Section 1, After Line 10: Insert new subsection as follows:

"d. "Qualified small business enterprise" means a business which has its principal place of business in the State, is independently owned and operated, meets all other qualifications as may be established in accordance with P. L. 1981, c. 283 (C. 52:27H-21.1 et seq.) and which is qualified pursuant to section 1 of P. L. 1977, c. 114 (C. 18A:18A-27);"

Page 1, Section 1, Line 11: Delete "d." and insert "e."

Page 1, Section 1, Line 13: After "from" insert "qualified small business enterprises,"

Page 1, Section 1, Line 17: Delete "e." and insert "f."

Page 2, Section 2, After Line 12: Insert new subsection as follows:

"c. A board of education may, by resolution, establish a qualified small business enterprise set-aside program. In authorizing such a program, the board of education shall establish a goal of setting aside a certain percentage of the dollar value of total procurements to be awarded as set-aside contracts to qualified small business enterprises."

Page 2, Section 3, Line 3: After "a" insert "qualified small business enterprise,"

Page 2, Section 5, Line 2: After "established a" insert "qualified small business enterprise set-aside program, a"

Page 2, Section 5, Line 6: After "to a" insert "qualified small business enterprise, a"

Page 2, Section 5, Line 8: After "two" insert "qualified small business enterprises,"

Page 2, Section 5, Line 13: After "is a" insert "qualified small business enterprise, a"

Page 2, Section 5, Line 17: After "thereof to" insert "qualified small business enterprises,"

Page 3, Section 6, Line 2: After "qualified" insert "small business,"

Page 3, Section 6, Line 11: After "Qualified" insert "small business enterprises, qualified"

Page 3, Section 7, Line 2: After "qualified" insert "small business set-aside program, a qualified"

Page 4, Section 9, Line 38: After "to a" insert "qualified small business enterprise,"

Page 4, Section 10, Lines 3-4: Delete "the act to which this is a supplement" insert "P. L. 1945, c. 169 (C. 10:5-1 et seq.)"

Page 4, Section 10, Line 5: After "to a" insert "qualified small business enterprise,"

Page 5, Section 10, Line 22: After "program" insert "including any State or locally administered public retirement system, provided that the provisions of those plans or programs are not used to establish an age for mandatory retirement"

Page 6, Section 11, Line 49: After "to a" insert "qualified small business enterprise, a"

Page 6, Section 12, After Line 22: Insert new section as follows:

"13. Where the local board of education determines that a business has been classified as a qualified small business enterprise, qualified minority business enterprise or qualified women business enterprise on the basis of false information knowingly supplied by the business and has been awarded a contract to which it would not otherwise have been entitled under this act, local board of education shall have the authority to:

a. Assess the business any difference between the contract amount and what the local board of education's cost would have been if the contract had not been awarded in accordance with the provisions of this act;

b. In addition to the amount due under subsection a., assess the business a penalty in an amount of not more than 10% of the amount of the contract involved; and

c. Order the business ineligible to transact any business with the local board of education for a period to be determined by the local board of education.

Prior to any final determination, assessment or order under this section, the local board of education shall afford the business an opportunity for a hearing on the reasons for the imposition of the penalties set forth in subsections a., b. or c. of this section."

Page 6, Section 13, Line 1: Delete "13." insert "14."

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 3199 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3199 (OCR) with my recommendations for reconsideration.

The purpose of this bill is to extend the time for the filing of post-tax year statements of income by individuals who have been allowed a senior citizen or totally disabled person's property tax deduction and to modify the procedure for late filings in the case of illness.

The bill, however, eliminates the requirement for a physician's certificate to verify an illness or medical problem in those instances where an individual is prevented from making a timely filing of a statement due to illness. This requirement is an appropriate measure to ensure the application of a uniform standard in the granting of such an extension and ought to be retained.

Accordingly, I return Assembly Bill No. 3199 (OCR) and recommend that it be amended as follows:

Page 1, Section 1, Line 12: After "collector" insert ", verified by a physician's certificate."

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL NO. 3584 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3584 (2nd OCR) with my recommendations for reconsideration.

This bill requires the Department of Environmental Protection (DEP) to prioritize certain portions of the Passaic, Pequannock, Pompton, Ramapo, Rockaway, Wanaque and Whippany Rivers for purposes of cleaning, clearing and desnagging. Pursuant to the bill, the DEP must adopt and implement a plan to clean, clear and desnag those portion of the rivers in cooperation with the relevant local governmental units. The bill also specifies that the DEP must periodically desnag these rivers over a ten year period after the initial cleanup has been completed. Finally, the bill appropriates \$6,000,000.00 to the DEP and provides that the local government units which obtain State approval and funding of a dredging project must provide matching funds equal to 25% of the project's costs.

As you know, over the past few years, this State has made a firm commitment to solving the flooding problem in the Passaic River Basin. First, in July, 1984, the State committed to serve as the nonfederal sponsor, along with the United States Army Corps of Engineers, for construction of 13-mile dual inlet tunnel. This will involve the expenditure of substantial State funds. In addition, in October, 1984, I approved legislation appropriating a total of \$18.25 million for a variety of structural and nonstructural flood remediation measures in the Passaic River Basin. In addition, I recently approved legislation appropriating \$300,000.00 for upgrading this State's emergency preparedness and flood marking capabilities. Also, we recently appropriated a total of \$2 million to aid counties and municipalities in the preparation of storm water management plans.

In the context of this State's overall approach to ending flooding in the Passaic River Basin, I am supportive of this measure which requires that portions of certain rivers determined vulnerable to flooding be cleaned, cleared and desnagged. However, I am concerned that this bill lacks the necessary safeguards to assure that these dredging activities are conducted in a reasonable and environmentally sound manner. Accordingly, I am recommending that, in prioritizing the portions of those rivers which need dredging, the DEP do so on the basis of certain criteria to be established by that agency in consideration of the following.

First, I have been advised by the DEP and certain environmentalists that dredging generally provides only a very limited and very temporary degree of relief from flooding. In fact, it is my understanding, were a major rain storm to occur after the dredging

of a particular portion of a river is completed, that that portion of the river would likely be returned to its predredging state due to sediment transport. In addition, I am advised that dredging is only helpful in the face of less than "annual" floods since rivers are only capable of storing water for short periods of time.

Second, it is my understanding that dredging is most beneficial when conducted in portions of rivers which were previously dredged and in portions of rivers located adjacent to bridges and culverts where excessive siltation normally occurs and the corresponding increase in stream velocity often results in washed out bridges and roadways.

Third, I am concerned with the damage dredging frequently causes to a healthy stream since that damage is often far greater than the short-term benefits it provides in furtherance of flood control. Dredging is normally accompanied by the removal of vegetation on river banks and the straightening of river channels. These activities combined, increase sediment in the rivers along with the velocity of the river stream. This, of course, increases the potential for flooding problems being experienced by those citizens residing downstream of the dredged portion of the river.

In addition, the removal of vegetation on a river's banks generally contributes to reduce that river's oxygen transfer efficiency. Oxygen transfer efficiency is the key element in maintenance of a healthy and varied ecosystem.

Finally, in prioritizing dredging projects, emphasis should always be placed on those projects which afford permanent as opposed to short-term benefits for flood control.

In short, I am recommending that any dredging project funded with the monies appropriated by this bill be consistent with the concerns outlined above so that we might achieve optimum flood control benefits while, at the same time, maintain the fragile ecological balance of our river streams.

Despite the laudable purpose of this bill, however, I am concerned that, at this juncture, its \$6,000,000.00 appropriation amount is excessive. This substantial expenditure of funds would reduce the State's projected ending balance for Fiscal Year 1986, an ending balance which is already approximately 20% below the level recommended by the State Treasurer. As the result of these fiscal constraints, I am recommending that this bill's appropriation amount be reduced to \$2,000,000.00. I am convinced at this juncture that using these funds and the appropriate local match specified in the bill, in a manner consistent with the criteria I have outlined herein, will provide significant relief from some of the impacts of flooding in those areas of the Passaic River Basin identified in the bill.

Accordingly, I herewith return Assembly Bill No. 3584 (2nd OCR) and recommend that it be amended as follows:

Page 2, New Section b., Line 24: Insert New Section as follows:

"b. The priority list prepared pursuant to subsection a. of this section shall be based upon specific criteria to be determined by the Department of Environmental Protection."

Page 2, Section b, Line 24: Delete "b." Insert "c."

Page 2, Section c, Line 29: Delete "c." Insert "d."

Page 2, Section 4, Line 5: Delete "\$6,000,000.00" Insert "\$2,000,000.00"

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

January 13, 1986. }

ASSEMBLY BILL No. 4109 (OCR) OF 1985

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 4109 (OCR) with my objections and recommendations for amendment.

This legislation provides a temporary means to allow certain agricultural workers to maintain their eligibility for unemployment compensation, creates a Commission to Study the Hiring, Employment and Compensation of Agricultural Labor in New Jersey, directs the Department of Labor to collect certain information regarding agricultural workers, and appropriates \$200,000 to the Department of Labor and \$5,000 to the Commission to carry out their duties under the act.

The issue of unemployment compensation for farm workers is a critical one with significant ramifications on the procurement of an adequate labor supply for farmers and on numerous other issues involving the relationship of farmers and farm workers. As such, I can support a temporary lower unemployment eligibility threshold for migrant farm workers while a permanent solution is being formulated. However, the Legislature has failed to responsibly address this issue in the past, and I am recommending changes in order to ensure that the Commission established by this bill will fulfill its duties and recommend viable permanent solutions.

In late 1984, legislation was introduced to exclude agricultural workers from the more stringent eligibility standards established in the law known as the unemployment insurance reform act, P. L. 1984, c. 24. In order that this issue could be resolved without sacrificing the principles of the Reform Act, I reconvened the Governor's Commission on Unemployment Insurance to recommend a solution. The Commission recommended that a temporary extension be

granted for agricultural workers and that the Legislature establish a commission to study farm worker issues and to recommend permanent solutions. According to a Concurrent Resolution passed by the Legislature, ACR 151, the "Commission to Study the Employment and Compensation of Agricultural Labor in New Jersey" was to issue its final recommendations by March 1, 1985.

Although I subsequently signed legislation temporarily excluding farm workers from the provisions of the unemployment insurance reform act, the Commission to Study the Hiring, Employment and Compensation of Agricultural Labor in New Jersey expired before the Legislative appointments were made. On June 25, 1985, the Legislature passed another Concurrent Resolution, ACR-179, to extend the life of the Commission until August 1, 1985. Assembly Bill No. 4109, as amended, which was delivered to me on December 13, 1985, largely embodies the recommendations of the Commission.

Although the Commission was charged with studying numerous issues regarding the employment of farm workers and recommending permanent solutions, it convened only several times shortly before its deadline and recommended yet another temporary solution and the establishment of yet another Commission to Study the Hiring, Employment and Compensation of Agricultural Labor in New Jersey. The membership and charge of this new Commission is virtually identical to those of the former Commission.

In accordance with usual practice, I am recommending that the appointment of public members to the Commission be made by the Governor rather than by the Senate President and the Assembly Speaker.

I am also proposing language to clarify that the Commission, and not the Department of Labor, is responsible for studying the relevant issues and making recommendations. The Department's role should be limited to providing statistical data and rendering other technical and advisory services to the Commission. In order to ensure that the Commission directly addresses some of the concerns which were raised at both the Commission hearings and legislative committee hearings on this issue, I am adding several specific items to the Commission's charge.

I am also deleting the appropriations of \$200,000 to the Department of Labor and \$5,000 to the Commission. This legislation was not reviewed by the revenue committee in either House and budgets were not provided by either the Department of Labor or the Legislature to justify the expenditure of these funds. In addition, the recently concluded legislative commission studied the identical issues in conjunction with the Department of Labor and much of the data has already been compiled. Furthermore, the Commission is statutorily entitled to call upon the services of any State, county or municipal employees as may be required to carry out its charge. These governmental resources should be fully utilized before any expenditure of State funds is warranted.

Finally, I am recommending that the life of the Commission be limited to one year, which should provide sufficient time to fully explore this issue, and that the Department of Labor be required to submit all required information prior to rather than subsequent to the expiration date of the Commission.

Therefore, I herewith return Assembly Bill No. 4109 (OCR) and recommend that it be amended as follows:

Page 2, Section 1, Lines 28-32: Delete in entirety

Page 11, Section 4, Lines 9-10: Delete "President of the Senate and the Speaker of the General Assembly" insert "The Governor"; delete jointly"

Page 12, Section 5, Line 10: After "1984." insert new sentence as follows:

"In addition to its other duties, the Commission shall specifically address the following issues: a range of possible changes in unemployment compensation eligibility standards; an extension of unemployment compensation coverage standards to make them the same for farmers as for other employers; a range of possible changes in the minimum wage level; extension of the time and one-half overtime pay requirement to agriculture; enforcement of the requirement that payments-in-kind be reported as taxable wages; the establishment of an eligibility threshold for farm workers at a fixed percentage of the threshold for other employees; and the establishment of a separate unemployment insurance fund for farm workers or for other seasonal employees."

Page 12, Section 8, Line 3: After "to the" insert "Governor, the"

Page 13, Section 10, Line 6: Delete "April 1, 1987" insert "July 31, 1986"

Page 13, Section 10, Line 15: After ";" insert "and"

Page 13, Section 10, Line 17: After "program" delete " ; and" insert "."

Page 13, Section 10, Lines 18-29: Delete in entirety

Page 13, Section 11, Lines 1-7: Delete in entirety

Page 13, Section 12, Line 1: Delete "12." insert "11."

Page 13, Section 12, Line 4: Delete "1, 1988" insert "31, 1987"

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

Assembly No. 632, with Governor's recommendations was given first and final reading.

Mr. Doyle moved the bill which passed by the following vote:

59 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Charles, Chinnici, Colburn, Deverin, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Villane, Walker, Watson, Weidel, Zangari, Zimmer—49.

In the negative—None.

Assembly No. 667, with Governor's recommendations was given first and final reading.

Mr. Zangari moved the bill which passed by the following vote:

49 Yeas 5 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Chinnici, Colburn, Deverin, Doyle, Felice, Flynn, Ford, Foy, Garvin, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kosco, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Muhler, Muziani, Ogden, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Villane, Walker, Watson, Zangari, Zimmer—49.

In the negative were—

Kavanaugh, Martin, Miller, Penn, Zecker—5.

Assembly No. 2385, with Governor's recommendations was given first and final reading.

Mr. Charles moved the bill which passed by the following vote:

58 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Brown, Bryant, Charles, Chinnici, Colburn, Deverin, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—58.

In the negative—None.

Assembly No. 2974, with Governor's recommendations was given first and final reading.

Mr. Charles moved the bill which passed by the following vote:

57 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Kavanaugh, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, Mazur, McEnroe, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Villane, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—57.

In the negative—None.

Assembly No. 3199, with Governor's recommendations was given first and final reading.

Mr. Doyle moved the bill which passed by the following vote:

54 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Garvin, Girgenti, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kern, Kline, Kosco, LaRocca, Loveys, Marsella, Mazur, Miller, Muhler, Muziani, Naples, Otlowski, Palaia, Pankok, Paterniti, Patero, Pelly, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Walker, Watson, Weidel, Zangari, Zecker, Zimmer—54.

In the negative—None.

Assembly No. 3584, with Governor's recommendations was given first and final reading.

Mr. Loveys moved the bill which passed by the following vote:

55 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bocchini, Bryant, Charles, Chinnici, Deverin, Doria, Doyle, Felice, Flynn, Ford, Foy, Frelinghuysen, Girgenti, Gorman, Hardwick, Haytaian, Hendrickson, Herman, Kalik, Karcher (Speaker), Kavanaugh, Kern, Kline, Kosco, LaRocca, Littell, Loveys, Marsella, Martin, McEnroe, Miller, Muhler, Muziani, Naples, Ogden, Palaia, Pankok, Paterniti, Patero, Penn, Randall, Riley, Rooney, Schuber, Shinn, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zecker, Zimmer—55.

In the negative—None.

Assembly No. 4109, with Governor's recommendations was given first and final reading.

Mr. Foy moved the bill which passed by the following vote:

41 Yeas 16 Nays

In the affirmative were—

M. Aduato, Baer, Bocchini, Brown, Bryant, Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Flynn, Ford, Foy, Girgenti, Gorman, Hardwick, Haytaian, Herman, Kalik, Karcher (Speaker), Kline, LaRocca, Littell, Loveys, Marsella, Mazur, McEnroe, Muziani, Naples, Pankok, Paterniti, Patero, Pelly, Randall, Riley, Thompson, Walker, Weidel, Zangari, Zimmer—41.

In the negative were—

Felice, Franks, Frelinghuysen, Hendrickson, Kavanaugh, Kosco, Martin, Miller, Muhler, Palaia, Penn, Rooney, Schuber, Shusted, Villane, Zecker—16.

On motion of Mr. Doyle to adjourn the Special Session and to resume the Regular Session, the motion passed by voice vote.

The Clerk read the following messages from the Governor:

Assembly Nos. 293 av, 344 av, 597 av, 623 av, 1394 av, 2194 av, 2571 av, Assembly Committee Substitute for Assembly Nos. 2594/2613 av and 2707 av, Assembly Nos. 2829 av, 3297 av, 3775 av, 4153 av and 4239 av.

Mr. Doyle moved that these messages be spread in full upon the minutes.

Which motion was adopted.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 293 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 293 (2nd OCR) without my signature.

This bill, entitled the "Urban Vocational Preparation Placement Act," appropriates \$1 million to the Commissioner of Education to establish a competitive grant program for urban aid districts in improving the vocational preparation and placement of their students.

While the purpose of this bill is a good one, it is important that new programs of this size be considered in the totality of the whole State budget, specifically during the Joint Appropriations process. New programs must be examined in the budgt process so that existing priorities may be reexamined and new priorities set by the Legislature.

The State ended the 1985 Fiscal Year on June 30, 1985 with surplus revenue of \$812 million based upon final figures provided by the Office of Management and Budget. This surplus was the result of unanticipated revenue generated in a two-year period of exceptional economic growth and has been almost entirely applied as a budgetary resource in the 1986 Fiscal Year. It has been a major factor in permitting us to fund \$458 million of capital projects without issuing long-term debt, to provide over \$400 million in increased assistance to local governments to hold down property taxes, and to cut taxes on businesses and individuals by more than \$400 million.

With our 1985 Fiscal Year surplus committed in this fashion, our projected reserve for the 1986 Fiscal Year is only barely adequate to protect against a possible shortfall in revenue collections and to meet the most urgent needs not anticipated and provided for at the outset of the current fiscal year. Other proposed spending measures, as the one before me, should be considered in the appropriation process for the next fiscal year in the context of overall State spending so that recognized priorities can be established within the set limits of resources available for that year.

No matter how worthwhile and important this legislation is, I must restate my position that it must be considered within the confines of the whole State budget.

Accordingly, I herewith return Assembly Bill No. 293 (2nd OCR) without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

January 13, 1986. }

ASSEMBLY BILL No. 344 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 344 (2nd OCR) without my approval.

The purpose of this bill is to require the Casino Control Commission and the Division of Gaming Enforcement to report annually, beginning in 1987, for calendar year 1986 to the Governor and Legislature (1) an itemization of all sums received or appropriated to them and expenses incurred and disbursements made by them; and (2) a summary of their activities and the costs thereof. In addition, the division would be required to include any recommendations for changes in the "Casino Control Act," it deemed necessary or desirable.

The Casino Control Commission already does a very comprehensive annual report pursuant to N. J. S. A. 5:12-72. Much of the

information required by this bill is already included in the annual report, and the information contained in this bill should be included in that report. Also, the Casino Control Commission, which is an independent authority, presently has the opportunity to make recommendations regarding changing the Casino Control Act in its annual report. In fact, industry sources complained that this year's annual report cost too much, yet this bill would in essence require the commission to do two annual reports. Regarding industry concerns for audited information, the commission's accounts are published and audited by the State Auditor pursuant to N. J. S. A. 52:24-4, and the commission's accounts are also audited by Legislative Services and the Joint Appropriations Committee.

The Division of Gaming Enforcement is also presently audited. The Office of Legislative Services, the Joint Appropriations Committee, State Treasurer and gaming industry auditors have had an opportunity to audit the division, and these audits will continue. The Attorney General has allowed the industry access to the division's records in order to perform an audit. The division points out that some of the information required by this bill is not presently maintained, and they would need to devise methods to gather and maintain this information. The costs for the division associated with implementing this legislation would be in the excess of \$280,000.00. Additional costs associated with maintaining this system would be in excess of \$80,000.00 annually. These costs include hiring employees and implementing an automated cost counting system. In light of the above, this bill is costly, duplicitious and not necessary.

Finally, this bill requires the Division of Gaming Enforcement, a division of the Attorney General's Office, to make any recommendations it has for amending the act to the Legislature every year. This appears to be an infringement of the function of the Executive Department. Legislative initiatives of the Attorney General should first be presented to the Governor in accordance with current practice. For all the above reasons, I do not feel this legislation is appropriate.

Accordingly, I herewith return Assembly Bill No. 344 (2nd OCR) without my approval.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 597

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I am returning Assembly Bill No. 597 without my approval.

The purpose of this bill is to amend N. J. S. A. 2C:12-1 to provide that an assault upon an employee engaged in public transportation shall be defined and punished as an aggravated assault. Currently, N. J. S. A. 2C:12-1 raises the severity of the assault provision from simple to aggravated only where the victim is a law enforcement officer, fireman, school board employee, or rescue squad or ambulance operator. This bill seeks to broaden this special category of individuals to include bus drivers who are subjected to simple assaults.

Aggravated assault is a very serious crime and is usually reserved for the most atrocious assaults which exhibit a total disregard of human life or involving a deadly weapon. The only four exceptions is for an assault committed upon a policeman, fireman, emergency medical technician or school employee in the performance of their duties. The Legislature recognized that to interfere in the performance of the duties of such individuals directly affects the public welfare and safety and as such is much more serious than a simple assault. If a person commits an aggravated assault upon a transportation employee, current law allows that person to be tried for aggravated assault.

While I recognize that operators of transportation vehicles are subjected to certain risks, especially in urban areas, I do not believe these risks necessitate including transportation operators in this special category of individuals. In addition, data indicates that the majority of offenses being committed upon transportation operators are already aggravated assaults or robberies. There is little need to upgrade the penalties for a statistically disproportionate number of assaults. Assembly Bill No. 597 would be at best then affect only a minority of the offenders whose behavior this bill seeks to punish and deter, but at the expense of the continued coherence of the present distinction between simple and aggravated assault.

Although I encourage the deterrence of these types of offenses, I do not believe that we should further expand the category which presently includes policemen, firemen, school employees and ambulance drivers. I believe the Legislature's intent in dividing assertive behavior into simple and aggravated assault on the basis of the offender's conduct would be frustrated if we continue to sanction assaultive behavior with dispositions that fit the victim. In addition, creating special treatment for one group of individuals sets a precedent for creating exceptions for other individuals. Assembly Bill No. 597 paves the way for creating a situation where the exceptions devour the rule. In effect not only is a well-tempered common law distinction blurred by special legislation but the unique effect of crafting special laws to suit special groups is dissipated. If all groups are treated the same, the deterrent effect of special treatment for those who assault police officers loses all practical effect.

It is the intent of the Department of Transportation to protect their bus drivers from violent assaults. Such assaults, as the ones they describe, are already primarily aggravated assaults. The county prosecutors should have the ability to charge a person with the offense which best fits the crime. Amending this statute will require prosecutors to charge all offenses of this class as aggravated assaults. As a result, incidents which should more appropriately be treated as a disorderly persons offense will either not be prosecuted at all, because of the unduly harsh and undesirable result of criminalizing such conduct or burden caused from the necessity of indictment, jury trial and mandatory counsel, or will of necessity be prosecuted at an inappropriately severe level for the conduct involved.

I oppose this bill because I feel public policy dictates limiting the special protection given to policemen and firemen to those groups that provide a unique public service. Special exceptions like the one proposed in Assembly Bill No. 597 are particularly obnoxious in a criminal code due to the great disparity they cause in sentencing for similar actions. As I indicated above, if a person commits an aggravated assault upon a public transportation employee, the offender can and should be charged with committing an aggravated assault. As such, this bill is not necessary and could result in certain injustices being committed due to the mandatory nature of the bill. The prosecutors should be able to charge a person and a judge should be able to sentence a person based upon the facts of the crime which was committed.

Accordingly, I herewith return Assembly Bill No. 597 without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS.

Chief Counsel to the Governor.

STATE OF NEW JERSEY.

EXECUTIVE DEPARTMENT.

January 13, 1986.

ASSEMBLY BILL No. 623 (3rd OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 4 of the Constitution, I herewith return Assembly Bill No. 623 (3rd OCR) without my signature.

This legislation requires all school districts to identify gifted and talented pupils and to develop quality educational programs for them. These local programs will be funded through State categorical aid.

I strongly support the concept of provided gifted and talented programs in the public schools and could have embraced this legislation under more favorable fiscal conditions. However, it

would be illusory to the people of the State to sign this legislation when it is clear that there are not sufficient resources to properly fund it.

This legislation would result in a potential fiscal year 1987 cost of nearly \$10 million and would increase significantly in each succeeding fiscal year. Given the State's current fiscal status, we would be unable to fund this program unless other educational programs were reduced or eliminated. I will be glad, however, to support a gifted and talented program that is part of a budget process in which its priority in relation to other important educational programs is determined.

Because this program will not commence until September of 1986, there is still time for the Legislature to review the cost ramifications of this legislation and to determine whether it can be funded without raising taxes or cutting other essential State programs. I will be receptive to reconsidering this legislation at a later date if these concerns can be answered in a satisfactory manner.

Accordingly, I herewith return Assembly Bill No. 623 (3rd OCR) without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,
Governor.

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 1394 (2ND OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 1394 (2nd OCR) without my approval.

The purpose of this bill is to amend N. J. S. A. 2A:154-5 to provide police powers in New Jersey to the United States Department of Defense police; Defense Criminal Investigative Service special agents; Naval Investigative Service special agents; United States Fish and Wildlife Service special agents; Federal parole officers; United States State Department police; and United States Park police. These federal law enforcement officers would be empowered to arrest offenders for violating the laws of New Jersey if the officer reasonably believes the offender has committed or will commit in the presence of the officer a crime of the first, second or third degree.

I do not believe it is necessary to specifically grant arrest powers for violations of New Jersey law committed in their presence to these federal officers by statute. These federal officers may presently arrest a person suspected of committing a crime in New Jersey just

as any private citizen can. New Jersey still adheres to the common law principles governing an arrest by a private person without a warrant. At common law, a citizen could make an arrest without a warrant only where a felony was provable and there were reasonable grounds to believe the arrested person had committed the felony. Proof that the felony was actually committed by the arrested person is required in the case of an arrest by a private person, but a police officer may arrest a person upon reasonable suspicion that a crime had been committed and that the person arrested is the person who committed the suspected crime. Our State courts have held that absence statutory permission, a peace officer when making an arrest within the State, has the authority to make an arrest only within the confines of a geographical unit of which he is an officer, except when he is in fresh pursuit of a person; however, a policeman's power to arrest without a warrant is not invariably confined by the "territorial limits condition." As indicated above, in addition to his official powers, he may also exercise those which he enjoys in common with any private citizen including the right to arrest without a warrant when a felony is provable.

This bill merely grants federal officers a power which they already have. To make arrests for violations of New Jersey law which are felonies and which are committed in their presence. Since these officers are not subject to monitoring of their training by the New Jersey Police Training Commission and are not under the control of any State, county or municipal government or law enforcement agency, I see no reason to relax the standard for this class of federal officers from making an arrest where the felony was provable to allowing them to make an arrest upon reasonable suspicion. These federal officers, some of whom have very limited jurisdiction, should be treated the same as any other citizen in New Jersey.

In addition, I am concerned about this bill possibly undercutting any federal/State law enforcement cooperation. If all federal officers have total arrest powers in New Jersey there might be little incentive for these agencies to work with our State and local law enforcement agencies. I propose drafting legislation which would allow the Attorney General to grant arrest powers to certain federal officers after contact with the State or local law enforcement agencies when necessary in joint efforts to combat crime.

Accordingly, I herewith return Assembly Bill No. 1394 (2nd OCR) without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 2194

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2194 without my signature.

This bill establishes a name reservation procedure for property/casualty insurance companies to be administered by the Department of Insurance.

Currently, insurance companies are treated like any other company in regards to the registering of names and trademarks. These functions are performed by the Secretary of State.

The Department of Insurance informs me that there is no distinct problem in the area of reservation of insurance company names. When problems infrequently occur involving companies with names that are confusingly similar, the Department of Insurance has an informal procedure to resolve the matter.

In the absence of evidence of a serious problem in this area, the Department of Insurance advises me that the elaborate procedures set up by this bill would only divert them from the myriad of important regulatory tasks already legislatively mandated. I also note that the bill contains a serious flaw in that it allows a wholly-owned subsidiary to use the name of its parent's insurance company. This could present a monitoring problem for the department as well as foster public confusion.

Accordingly, I herewith return Assembly Bill No. 2194 without my signature.

Respectfully,

/s/ THOMAS H. KEAN,
Governor.

[SEAL]
Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 2571

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2571 without my signature.

This bill would amend the Gross Income Tax Act to provide an exemption for a portion of certain lump-sum distributions from employee benefit plans qualified under Section 401 (a) of the federal Internal Revenue Code. Specifically, the bill is intended to

exempt that part of lump-sum distributions attributable to employer contributions made and income accrued prior to July 1, 1976, the effective date of the New Jersey Gross Income Tax Act. The bill would apply to tax years beginning on and after July 1, 1976 and would allow two years for refund claims to be filed for past tax years.

Allowance of this exemption would reverse a consistent interpretation of the Gross Income Tax by the Division of Taxation over a period of almost a decade as to when income is earned. This reversal is estimated to require refunds exceeding \$8 million. It would invite similar legislation, also with retroactive effect, for other categories of income claimed to have been earned prior to the enactment of the tax. It is neither wise tax policy nor efficient tax administration to reclassify categories of income received in previous years. On November 12, 1981, Governor Byrne vetoed Senate Bill No. 1011, which had the same objective. The passage of additional time since the enactment of the Gross Income Tax makes the proposal even less desirable today.

On a current and prospective basis, existing law provides a measure of relief from the immediate imposition of the tax on lump-sum distributions of funds accumulated over a period of years. Since 1979, a tax free roll-over of lump sum distributions from Section 401 (a) plans has been permitted when it is allowed under federal law. The retirement income exclusion of \$10,000.00 each year for married couples and \$7,500.00 for single taxpayers is also applicable both to lump-sum distributions and periodic payments from these plans.

Finally, as I noted in my veto message on Assembly Bill No. 2172 pertaining to Section 403 (b) retirement plans, I am asking the State and Local Expenditure and Revenue Policy Commission for a comprehensive recommendation on taxation of retirement plans. I do not favor piecemeal legislation prior to the issuance of the commission's recommendation.

Accordingly, I herewith return Assembly Bill No. 2571 without my signature.

Respectfully,

/s/ THOMAS H. KEAN,

Governor.

[SEAL]

Attest:

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY COMMITTEE SUBSTITUTE FOR
ASSEMBLY BILL NOS. 2594 AND 2613 (SR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill Nos. 2594 and 2613 (SR) without my signature.

This bill seeks to provide New Jersey with the ability to regulate the practices and ensure the financial solvency of continuing care retirement communities. These communities are facilities where older Americans live and receive varying degrees of continuing health care for their lives or a period greater than one year. While there is clearly a need for regulation in this area, I regret I am unable to sign this bill as it appears before me today. This is a very complex bill, and additional time is needed to study its provisions and develop amendments which will provide workable and strong protections for senior citizens.

As New Jersey citizens begin to reach their twilight years, they become fearful that they will fall victim to the illnesses that so often accompany age. To allay their fears, many decide to investigate the various continuing care retirement communities that are becoming more prevalent in our State. There are currently four such communities in operation and some fifteen additional facilities in the start-up stages.

The astounding speed with which these communities are growing has convinced me that legislation must be put in place to regulate the industry. However, these regulations must be carefully drafted so as to provide residents and prospective residents with facilities that offer secure economic, health and living arrangements.

The drafting and guidance of this bill through the legislative process was a difficult task, and I commend the sponsors for having the foresight to attempt to regulate an industry that by its very nature invites abuse. I do not believe, however, that the provisions in this legislation go far enough to protect New Jersey's older citizens who choose to enroll in continuing care retirement communities.

When a senior citizen joins a community, often he must turn over a substantial portion of his assets. In addition, he is required to pay monthly maintenance fees to ensure the continuation of services offered at the facility. In the light of this, I believe more safeguards should be built into this legislation to protect residents and prospective residents. For example, I believe that more complete disclosure requirements should be considered. In addition, I am not convinced that the reserve requirements in this bill are sufficient, and I believe further study in this area is required. A provision should be added to prevent unconscionable fee increases as

well as reductions in services. Finally, other provisions in the bill should be clarified and, in some instances, expanded to offer the maximum protection to residents under the laws of this State. Due to the significant additional work which this complex legislation requires, I am unable to sign it at this time.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill Nos. 2594 and 2613 (SR) without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY COMMITTEE SUBSTITUTE FOR
ASSEMBLY BILL No. 2707 (2nd SR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Committee Substitute for Assembly Bill No. 2707 (2nd SR) without my signature.

This bill would establish a procedure whereby New Jersey homeowners relying on well water could petition the Department of Environmental Protection (DEP) to provide alternative potable water supplies when they have reason to believe that their wells are contaminated. Pursuant to the bill, the DEP could be petitioned by a homeowner to test a well for potential contamination and, upon finding pollutants, that agency would be required to recommend use restrictions on the well. In the event that a well must be taken out of service, the DEP would be required to make immediate arrangements for an interim potable water supply and to provide that homeowner with a new permanent source of water. State funds for replacing contaminated wells would derive from a \$5 million General Fund appropriation that is included in the bill and from available monies in the New Jersey Spill Compensation and Control Fund.

I generally support the programmatic merits of this bill, as it represents a major step towards protecting the health and safety of those New Jersey citizens who may be threatened by contaminated potable water supplies. I am proud that New Jersey has been, and continues to be, at the forefront of nationwide efforts to stem the tide of water pollution.

Despite the laudable purpose of this bill, however, I am concerned that at this juncture it is imprudent fiscal policy to approve major State programs which require substantial appropriations from the General Fund. We are quickly approaching the time when the many and diverse fiscal needs of this State, and my recommendations

regarding their relative merit, will be considered and evaluated by the Legislature through the FY '87 appropriations process. In addition, the unanticipated \$5 million appropriation contained in this bill would further reduce the State's projected ending balance for FY '86, which is already approximately 20 percent below the level recommended by the State Treasurer.

Given the present time period and related fiscal constraints, I also believe that from a pure policy and planning standpoint it is premature to establish a funding program for alternative potable water supplies prior to my forthcoming overall recommendations for what is perhaps this State's most pressing budgetary concern — the development of a long-term stable funding program for toxic waste cleanup. Establishment of such a program is necessary for supplementing the anticipated funding shortfall in New Jersey's share of federal Superfund program dollars.

The program described in this bill is an inherent component of our overall toxic waste cleanup program, and the determination of appropriate levels and sources of State funding for each should be addressed simultaneously. I look forward to working with the Legislature during the next six months in addressing the specific issue of funding alternative potable water supply within the context of our general efforts to make New Jersey the cleanest State in the nation.

Accordingly, I herewith return Assembly Committee Substitute for Assembly Bill No. 2707 (2nd SR) without my approval.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,

Attest:

Governor.

/s/ W. CARY EDWARDS,

Chief Counsel to the Governor.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

January 13, 1986. }

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 2829 (OCR) without my signature.

This bill would appropriate \$1 million for the establishment of a Meals for Seniors on Weekends and Holidays Program within the Division on Aging in the Department of Community Affairs.

Hunger is a silent enemy that preys on victims regardless of color, national origin, age or gender. To combat this enemy, the federal government established the "Older Americans Act of 1965" which, in Fiscal Year 1985, provided New Jersey with some \$21 million in federal funds. This sum was increased by a 5 percent State match of \$1,115,294.

I recognize that further aid may be needed for senior citizens in New Jersey, and I commend the sponsor for his zeal in guiding this important bill through the legislative process. I regret, however, that I cannot sign this bill as it appears before me.

The Meals for Seniors on Weekends and Holidays is a new program and, as such, I believe it would be more appropriately handled through the annual budget process. I, therefore, recommend that State assistance for meals to senior citizens be analyzed and addressed in the context of the Fiscal Year 1987 budget.

Accordingly, I herewith return Assembly Bill No. 2829 (OCR) without my approval.

Respectfully,

[SEAL] /s/ THOMAS H. KEAN,
Attest: Governor.
/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3297 (2nd OCR) without my signature.

This bill addresses the problem of missing children in our State and appropriates \$50,000 through the Department of Community Affairs to the Foundation to Find and Protect New Jersey's Children, a private, nonprofit corporation in Oak Ridge, New Jersey. I am informed that the Foundation would use these funds to continue and expand programs to assist families of missing children. These programs would include educating parents and children concerning steps that could be taken to prevent the abduction of children, and to serve as a clearinghouse in the nationwide search of missing children.

I note that in 1983 we in New Jersey took two significant steps to combat the problem of missing persons in our State; we created statutorily both a Missing Persons Unit of the State Police and a 16-member Commission on Missing Persons within the Department of Law and Public Safety. These actions represent an attempt to respond to the problem of missing persons with a statewide effort, coordinating local police departments with federal and State law enforcement agencies.

While I recognize that the Foundation to Find and Protect New Jersey's Children is a worthwhile and well-respected organization and I applaud its work and encourage its continued efforts, I note that there are currently active within our State five or six similar organizations also dedicated to the task of locating

missing persons. I believe that it would be wrong at this time to single out one such group from among the several worthy organizations to receive State assistance.

Furthermore, I have been informed that the State Action Plan of the Commission on Missing Persons is due on February 1, 1986 and will deal with, among other issues, the question of how State law enforcement agencies can best coordinate their efforts with the many private, nonprofit organizations also working to alleviate the problem of missing persons in our State. I have been advised by both the Missing Persons Unit of the State Police and the Commission that the wiser course of action would be not to proceed with this appropriation but to wait for the Commission's report.

Nevertheless, I would like to underscore my staunch support for the efforts being taken, both public and private, to deal with this very serious problem. I favor, however, a comprehensive approach that would coordinate all our efforts and make the most efficacious use of our resources. Rather than making an appropriation to any single private organization at this date, therefore, I shall await the recommendations made by the Commission on Missing Persons.

Accordingly, I herewith return Assembly Bill No. 3297 (2nd OCR) without my signature.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 3775 (OCR)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 3775 (OCR) without my signature.

This bill amends N. J. S. 11:22-2, which concerns unclassified employees, by authorizing county hospitals located in counties of the second class with more than 550,000 residents (according to the 1980 federal decennial census) to hire directors of finance as unclassified civil servants. However, to do so, the hospital must submit a reorganization plan which has the approval of the hospital board of managers and the governing body of the county.

I am reluctant to consider piecemeal fashion changes of the type proposed by this bill until the entire Civil Service system is thoroughly reexamined and improved. If the Legislature presents me with a viable Civil Service reform bill, I will be more

willing to consider the types of policy changes proposed in this legislation. Although the Civil Service Act was enacted in 1908, it remains substantially unchanged and is not conducive to the efficient and effective operation of a modern government.

Since the inception of my Administration, I have made Civil Service reform a priority and have publicly urged legislative action in this area on many occasions. While the Legislature to date has not considered my proposals for reform, it has submitted to me a steady stream of bills designed to further erode a Civil Service system already outdated by time and circumstances.

Accordingly, I herewith return Assembly Bill No. 3775 (OCR) without my signature.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 4153 (OCR)

To the General Assembly:

Pursuant to Article V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 4153 (OCR) without my signature.

This bill would amend the eligibility criteria for State urban aid to except from the eligibility requirement regarding ADC children those municipalities that receive extraordinary payments for municipal services and in lieu of taxes under P. L. 1977, c. 137. The bill would appropriate \$94,000 from the General Fund to carry out its provisions.

I do not favor changing the urban aid qualifying criteria in a piecemeal fashion. Current criteria relate to population, number of ADC children, the existence of publicly financed housing, the equalized tax rate and the equalized valuation per capita. Unless unusual need can be demonstrated, municipalities should receive urban aid only if they meet all five of the existing standards. Any change in the urban aid formula should be based on policy considerations that would apply uniformly for all of the municipalities of New Jersey. Result-oriented legislation, such as this, does not forward the concept of rational policy judgments, based upon what is best for the State of New Jersey as a whole.

I am not unsympathetic to the situation where municipal expenditures associated with State-owned property have increased, but State payments in lieu of taxes have not. I do not believe, however, that an exception to the urban aid formula is the way to proceed to remedy the situation. It has been suggested rather that

any such municipality would benefit in this regard from a general tax revaluation or, at least, a review of its assessments of State-owned property in consultation with the Division of Taxation.

Accordingly, I herewith return Assembly Bill No. 4153 (OCR) without my signature.

Respectfully,

[SEAL]

/s/ THOMAS H. KEAN,
Governor.

Attest:

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 13, 1986. }

ASSEMBLY BILL No. 4239

To the General Assembly:

Pursuant to Article, V, Section 1, Paragraph 14 of the Constitution, I herewith return Assembly Bill No. 4239 without my signature.

This legislation requires that persons receiving disability retirement pensions under the Police and Firemen's Retirement System who are restored to active service be rehired at the last rank for which they received Civil Service certification regardless of whether they actually served in that rank before having retired.

Under Civil Service law, an individual is certified for a position upon passage of the applicable competitive examination. In being certified, an individual is not guaranteed a job but is merely deemed eligible for the position and placed on a list. Furthermore, all certified individuals who are ultimately appointed must successfully complete probationary working test periods in order to receive that position permanently.

This bill would require an appointing authority to rehire a returning disability retiree at the last position for which he was certified, even though he may not have been the candidate the appointing authority would have selected. Moreover, this bill would place the retiree at the top of the certified list regardless of his actual position on that list. This legislation would also appoint the retiree to the position permanently without requiring him to pass the probationary working test period demanded of all other Civil Service employees.

Finally, this bill would require appointing authorities to promote returning retirees to positions which may not be available. As a result, the appointing authority would either have to demote another employee who holds that rank or create a new position solely on account of this legislation.

For example, if a police lieutenant successfully passed the competitive Civil Service examination for police chief and subsequently retired on a disability pension, that individual would

automatically become police chief on his return, regardless of whether anyone else was holding that position. This would be true even if the individual were at the bottom of the list and would not have otherwise been promoted. In addition, the appointing authority would not have the opportunity to evaluate the individual's performance and deny him a permanent position if his job performance were unacceptable.

I believe that this legislation contravenes the merit and fitness principles of the New Jersey State Constitution and circumvents the veterans preference provisions built into our Civil Service law. As such, I cannot approve it. Furthermore, I would prefer to see the Legislature consider comprehensive Civil Service reform which would provide more flexibility to our outdated system rather than continuing to pass narrow, special interest Civil Service legislation.

Accordingly, I herewith return Assembly Bill No. 4239 without my signature.

Respectfully,

[SEAL]
Attest:

/s/ THOMAS H. KEAN,
Governor.

/s/ W. CARY EDWARDS,
Chief Counsel to the Governor.

On the motion of Mr. Doyle, pursuant to Rule 15:11b, the following bill was given a six day waiver, which motion was adopted by the following vote:

X Voice Vote

Senate No. 2350 was given third reading.

Mr. Doyle moved the bill which passed by the following vote:

44 Yeas 0 Nays

In the affirmative were—

M. Adubato, Baer, Bryant Charles, Chinnici, Colburn, Deverin, Doria, Doyle, Felice, Flynn, Ford, Franks, Girenti, Gorman, Hardwick, Haytaian, Hendrickson, Kalik, Karcher (Speaker), Kavanaugh, Kosco, Loveys, Marsella, Martin, Mazur, McEnroe, Muhler, Muziani, Naples, Palaia, Paterniti, Perun, Randall, Riley, Rooney, Schuber, Shusted, Thompson, Villane, Walker, Weidel, Zangari, Zimmer—44.

In the negative—None.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 88, 2229, 2577, 3811 and 3288.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 3406, 3415, 3416, 3417, 3418, 3427, 3428, 3429, 3448, 3539, 3573, 3584, 3619, 3631, 3670, 3735, 3736, 3737, 3913, 3998, 4058, 4084, 4090, 4098, 4100, 4109, 4209, 4219, 4225, 4237, 4279, 4289, 4290, 4294, 4313, 4319, 4323, 4327, 4329, 4334, 4337, 4351, 4356 and Assembly Joint Resolution No. 49.

The following message to the Governor was read:

The Senate and General Assembly have passed the following bills, and pursuant to Article V, Section I, paragraph 14 of the Constitution, they are herewith presented to you for your consideration:

Assembly Nos. 114, 268, 632, 647, 866, 868, 944, 1184, 1360, 1701, 1983, 2003, 2074, 2193, 2385, 2453, 2506, 2541, 2551, 2880, 2963, 2964, 2974, 3013, 3018, 3121, 3136, 3182, 3188, 3199, 3202, 3226, 3233, 3281, 3291 and 3342.

The following memorandum was read:

Speaker Karcher has made the following commission appointments:

Commission on Vocational and Technical Training in Correctional Institutions

Assemblyman Joseph V. Doria

Herman Kimbrough

Commission to Study Legal and Ethical Problems in the Delivery of Health Care

Assemblyman Thomas J. Deverin

On motion made and adopted, cosponsors were named to the following bills:

Assembly Nos. 4339, 4340 and 4341, Mr. Loveys.

Assembly No. 4123, Mr. Schwartz.

Assembly No. 101, Mr. Kern.

Assembly No. 3790 and Senate No. 3182, Mr. Penn.

On motion of Mr. Doyle and adopted, Mr. Schwartz was withdrawn as cosponsor of Assembly No. 672.

Mr. Doyle moved that the 201st Session of the New Jersey General Assembly does hereby adjourn Sine Die. Which motion was adopted.

The Speaker declared the General Assembly adjourned Sine Die.

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